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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 14th August, 1962:—

Issue No.	No. and Date	Issued by	Subject
268	S.O. 2564, dated 9th Au - gust, 1962.	Ministry of Finance	This Order may be called the Income-tax (Removal of Difficulties) Order, 1962.
269	S.O. 2565, dated 10th August, 1962	Central Board of Revenue	These rules may be called the Income-tax (Second Amendment) Rules, 1962.
270	S.O. 2566, dated 10th August, 1962.	Cabinet Secretariat.	Amendments in the Govern- ment of India (Allocation of Business) Rules, 1961.
271	S.O. 2597, dated 13th Au- gust, 1962.	Election Commission, India	List of contesting candidates Bye-election to the House of the People from the Chittoor Parliamentary Con- stituency.
272	S.O. 2598, dated 13th August, 1962.	Ministry of Information & Broadcasting.	Approval of films specified therein.
273	S.O. 2599, dated 14th Au- gust, 1962.	Ministry of Finance	Sanctioning the scheme so modified and specifying in accordance with Clause 2, the following series of the 4 1/2 per cent Bombay State Financial Corporation Bonds 1967 shall be allocated to the Gujarat State Financial Corporation.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II-Section 3-Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administration of Union Territories).

ELECTION COMMISSION, INDIA

New Delhi, the 7th August 1962

S.O. 2605.—In pursuance of sub-rule (5) of rule 89 of the Conduct of Elections Rules, 1961, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the election held in 1962 has, in accordance with the decision given today by the Election Commission under sub-rule (4) of the said rule, failed to lodge his accounts of election expenses in the manner required by law and will accordingly become subject to the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, on the expiration of two months from the date of the said decision.

SCHEDULE

Name of contesting candidate	Name of constituency		
1	2		
Shri S. Arumugham, S/o Subbiah Chettiar, D. No. 141-6 of Ward No 28, Subri Street, Coimbatore.	Coimbatore.		

[No. MD/HP/21/62(5)/59590.]

By Order,

C. B. LAL, Under Secy.

New Delhi, the 9th August 1962

S.O. 2606—Whereas the election of Shri Surya Prasad as a member of the House of the People from the Bhind constituency of that House has been called in question by an election petition presented by Shri Atamdas son of Shri Jiwandas, Hem Singh Ki Parade, Lashkar (Madhya Pradesh):

And whereas by its notification No. 82/319/62 dated the 31st May. 1962, the Election Commission appointed Shri R. S. Agarwal, District and Sessions Judge, Guna, to be the Member of the Election Tribunal constituted for the trial of the said petition;

And whereas the said Shri Agarwal consequent on his transfer to Khandwa has resigned the membership of the said Tribunal and a vacancy has accordingly occurred in the office of the Member of the Tribunal;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 86 of the Representation of the People Act, 1951, the Election Commission hereby appoints Shri C. P. Dubey, District and Sessions Judge, Guna, to fill the said vacancy.

[No. 82/319/62.]

New Delhi, the 14th August 1962

S.O. 2607.—In pursuance of sub-rule (5) of rule 89 of the Conduct of Elections Rules, 1961, the Election Commission hereby notifies the names of the persons shown in column 1 of the Schedule below who having been contesting candidates for election to the House of the People from the constituency specified in column 2 thereof, at the election held in 1962 have, in accordance with the decision given today by the Election Commission under sub-rule (4) of the said rule, failed to lodge the accounts of election expenses in the manner required by law and will accordingly

become subject to the disqualification under clause (c) of section 7 of the Representation of the People Act 1951 on the expiration of two months from the date of the said decision

SCHEDULE

Names and addresses of contesting candidates	Serial No and name of constituency
1	2
Shrı Kalu Ram House No 2177 Mohalla Nanakpura Nehru Parwat, Delhi	4—Dausa
Shri Ram Karan Sıngh, MLA Quarter 'C' 10 Jaipur, Rajasthan	4—Dausa
Shrı Nand Lal, Post Office Bassı Dıstrıct Jaıpur, Rajasthan	4—Dausa

[No RJ-P/4/62(18)/59645]

SO 2608—In pursuance of sub rule (5) of rule 89 of the Conduct of Elections Rules, 1961, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in column 2 thereof, at the election held in 1962 has, in accordance with the decision given today by the Election Commission under sub rule (4) of the said rule failed to lodge his account of election expenses within the time and in the manner required by law and will accordingly become subject to the disqualification under clause (c) of section 7 of the Representation of the People Act 1951, on the expiration of two months from the date of the said decision

SCHEDULE

Name and address of contesting candidate	Serial No and name of constituency
1	2
Shri Guru Dutt Chaturvedi, Ghati Behal Ram, Mathura	4—Dausa

[No RJ-P/4/62(17)/59649]

By Order,

K K SETHI, Under Secy

New Delhi the 16th August 1962

SO 2609—In exercise of the powers conferred by sub-section (1) of Section 13 A of the Representation of the People Act, 1950 (43 of 1950), the Election Commission, in consultation with the Government of Gujarat, hereby nominates Shri R Parthasarathy, IAS, as the Chief Electoral Officer for the State of Gujarat with effect from the 1st August, 1962 and until further orders vice Shri N D Buch, IAS

[No 154/3/62]

By order,

PRAKASH NARAIN Secy

MINISTRY OF FINANCE (Department of Revenue)

INCOME-TAX

New Delhi, the 24th July 1962

Subject —Income-tax Act 1961—Section 10(15) (iv) (b)—Exemption of tax on interest payable to financial institutions in a foreign country -Central Government approval—

S.O 2610 —In exercise of the powers conferred by paragraph (b) of sub-clause (iv) of clause (15) of section 10 of the Income-tax Act, 1961 (43 of 1961), the

Central Government hereby accords approval to the Kreditanstalt fur Wiederaufbau (West German Bank for Reconstruction), West Germany for the purposes of exemption from income-tax or super-tax on the interest payable by any industrial undertaking in India on moneys borrowed by it under a loan agreement entered into with the said foreign financial institution.

[No. 38/7/10/62-IT(A-I).]

I. P. GUPTA, Dy. Secy.

(Department of Economic Affairs)

New Delhi, the 14th August 1962

S.O. 2611.—Statement of the Affairs of the Reserve Bank of India, as on the 3rd August 1962.

BANKING DEPARTMENT

Liabilities	Rs.	Assets	Rs.
Capital paid up	5,00,00,000		18,72,15,000
Reserve Fund	80,00,00,000	Rupee Coin	3,61,000 3,94,000
National Agricultural Credit (Long-term Operations) Fund	61,00,00,000	National Agricultural Credit (Long-term Operations) Fund (a) Loans and Advances to:—	232.13
Nutional Agricultural Credit (Stabilisation) Fund .	7,∞,∞,∞	(i) State Governments (ii) State Co-operative Banks (iii) Central Land Mortgage Banks	24,03,29,00 12,18,07,00
Deposits:-		(d) Investment in Central Land Mortgage Bank	
(a) Government		Debentures National Agricultural Credit (Stabilisation) Fund Loans	2.82,84,∞
(i) Central Government	49,08,35,000 36,07,17,000	and Advances to State Co-operative Banks Bills Purchased and Discounted:— (a) Internal (b) External (c) Government Treasury Bills	 60,16,22,00
(i) Scheduled Banks (ii) State Co-operative Banks (iii) Other Banks	93,22,76,000 1,63,17,000 2,04,000	Balances held abroad* Loans and Advances to Governments** Loans and Advances to :— (i) Scheduled Banks†	6,21,72,00 3,74,00,00 2,43,10,00
(c) Others	203,80,15,000	(ii) State Co-operative Banks††	115,78,65,00
Bills Payable	29,97,94,000 19,24,21,000	(iii) Others	92,57,00 305,36,60,00 33,59,03,00
Rupees	586,05,79,000	Rupees	586,05,79,00

^{*}Includes Cash and Short-term Securities.

**Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund.

Dated, the 8th day of August, 1962.

[†] Includes Rs. 12,00,000 advanced to scheduled banks against usance bills under Section 17(4)(c) of the Reserve Bank of India Act. † Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund and the National Agricultural Credit (Stabilisation) Fund.

Liabilities	Rs.	Rs.	Assets	Rs.	Rs.
tes held in the Banking Department.	18,72,15,000		Gold Coin and Bullion :		
tes in circulation	10 / F To #7 000		(a) Held in India	117,76,10,000	
tes in circulation	2045,19,57,000		Foreign Securities	92,84,17,000	
tal Notes issued		2063,91,72,000	Poleign Scorines	92,04,17,000	
or Hous Issued .		2003,91,72,000	TOTAL		210,60,27,000
			Rupee Coin		119,82,73,000
			Government of India Rupee Securi-		1733,48,72,000
			Internal Bills of Exchange and other commercial paper		
TOTAL CIABILITIES		2063,91,72,000	TOTAL ASSETS		2063,91,72,000
Dated, the 8th day of August, 196	2.			Р. С. Внаттасн Gov	MRYYA,
		9.00			. 3(2)-BC/62.]

New Delhi, the 18th August 1962

S.O. 2612—Statement of the Affairs of the Reserve Bank of India, as on the 10th August, 1962.

BANKING DEPARTMENT

Liabilities	Rs.	Assets	Ra,
Capital paid up	5,00,00,000	Notes	20,03,18,000
Reserve Fund	80,00,00,000	Small Coin National Agricultural Credit (Long Term Operations)	4,48,000
National Agricultural Credit (Long-term Opera-		Fund	
tions) Fund	61 ,00,00,000	(a) Loans and Advances to :—	
		(i) State Governments	24,03,29,000
National Agricultural Credit (Stabilisation) Fund	7 ,00,00,00 0	(ii) State Co-operative Banks	12,17,43,000
		(iii) Central Land Mortgage Banks .	
		(b) Investment in Central Land Mortgage Bank Debentures	- 0
Deposits -		National Agricultural Credit (Stabilisation) Fund	2,84,90,000
Deposits I—		Loans and Advances to State Co-operative Banks .	
(a) Government		Bills Purchased and Discounted 1—	• •
(-,		(a) Internal	
(i) Central Government	58,23,35,000	(b) External	• •
(ii) State Governments	23,15,16,000	(c) Government Treasury Bills	70,08,37,000
(b) Banks		Balances held abroad*	5,15,62,000
• •	0	Loans and Advances to Governments**	6,59,00,000
(i) Scheduled Banks	89,37,97,000	Loans and Advances to :— (i) Scheduled Banks†	7 0
(ii) State Co-operative Banks (iii) Other Banks	2,07,64,000 2,04,000	(ii) State Co-operative Banks††	1,82,25,000
(c) Others	204,64,04,000	(iii) Others	116,21,83,000
Bills Payable	21,59,37,000	Investments	277,81,11,000
Other Liabilities	19,53,91,000	Other Assets	33,67,79,000
Rupers	571,63,48,000	Rupee	571,63,48,000

^{*}Includes Cash & Short-term Securities.

^{**}Bxcluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund.

[†]Includes Rs. 6,00,000/- advanced to scheduled banks against usance bills under Section 17 (4) (c) of the Reserve Bank of India Act,

^{††} Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations Fund and the National Agricultural Credit (Stabilisation) Fund.

Dated the 13th day of August, 1962.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended 10th day of August, 1962.

ISSUE DEPARTMENT

Liabiliti e s	Rs.	Rs.	Assets	Rs.	Rs.
Notes held in the Banking Department	20,03,18,000		Gold Coin and Bullion : (a) Held in India	. 117,76,10,000	
Notes in circulation	2063,70,91,000		(b) Held outside India .		
Total Notes issued		2083,74,09,000	Foreign Securities	89,34,17,000	
			TOTAL		207,10.27,00
			Rupee Coin		119,64,00,00
			Government of India Rupee Securities		1756,99,82,00
			Internal Bills of Exchange and other commercial paper		
Total Liabilities		2083,74,09,000	TOTAL ASSETS		2083,74,09,00

Dated the 13th day of August, 1962.

[No. F. 3(2)-BC/62.]

A. BAKSI, Jt. Secy.

P. C. BHATTACHARYY GOVETDOT.

ERRATUM

In the statement of Affairs of the Reserve Bank of India as on 6th July, 1962, published in the Gazette of India Part II—Section 3 (ii), dated 28th July, 1962 as S.O. 2314, the following correction is to be made:—

Page 2619, Under col. 'Assets' under 'Banking Department'-

For "Balances Held Abroad" Read "Balances Held Abroad""

(Department of Economic Affairs)

New Delhi, the 17th August 1962

S.O. 2613.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (10 of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of section 10(1)(b)(i) (in so far as they relate to the employment of any person who has compounded with his creditors) and section 10(1)(c)(i) of the said Act shall not apply to the Commercial Bank of India Ltd., till the 31st December, 1962.

[No. F. 15(7)-BC/62.]

New Delhi, the 18th August 1962

S.O. 2614.—Whereas on the application of the Reserve Bank of India under sub-section (1) of section 45 of the Banking Companies Act, 1949 (Act 10 of 1949), the Central Government has made an order of moratorium in respect of the Unity Bank Ltd., Madras under sub-section (2) of the said section.

And whereas the Reserve Bank of India in exercise of the powers conferred by sub-section (4) of Section 45 of the said Act has prepared a scheme for the amalgamation of the Unity Bank Ltd. with the State Bank of India.

And whereas the Reserve Bank after having sent the said scheme in draft to the banks concerned in accordance with the provisions of sub-section (6) of the said section and after having considered the suggestions and objections received in regard to the said scheme has modified that scheme and forwarded it to the Central Government for sanction.

Now, therefore, in exercise of the powers conferred by sub-section (7) of section 45 of the said Act, the Central Government hereby sanctions the scheme on and subject to the terms and conditions hereinafter mentioned.

- (1) The Unity Bank Ltd., shall be the transferor bank and the State Bank of India shall be the transferce bank.
- (2) As from the date which the Central Government may specify for this purpose under sub-section (7) of section 45 of the said Act (hereinafter referred to as the prescribed date) all rights, powers, claims, demands, interests, authorities, privileges, benefits, assets and properties of the transferor bank, movable and immovable, including premises subject to all incidents of tenure and to the rents and other sums of money and covenants reserved by or contained in the leases or agreements under which they are held, all office furniture, loose equipment, plant, apparatus and appliances, books, papers, stocks of stationery, other stocks and stores, all investments in stocks, shares and securities, all bills receivable in hand and in transit, all cash in hand and on current or deposit account (including money at call or short notice) with banks, bullion, all book debts, mortgage debts and other debts with the benefit of securities, or any guarantee therefor, all other, if any, property rights and assets of every description including all rights of action and benefit of all guarantees in connection with the business of the transferor bank shall, subject to the other provisions of this scheme and transferred to, and become the properties and assets of, the transferee bank; and as from the prescribed date all the liabilities, duties and obligations of the transferce bank to the extent and in the manner provided hereinafter.

Without prejudice to the generality of the foregoing provisions, all contracts, deeds, bonds, agreements, powers of attorney, grants of legal representation and other instruments of whatever nature subsisting or having effect immediately before the prescribed date shall be effective to the extent and in the manner hereinafter provided against or in favour of the transferee bank and may be acted upon as if instead of the transferor bank the transferee bank had been a party thereto or as if they had been issued in favour of the transferee bank.

If on the prescribed date any suit, appeal or other legal proceeding of whatever nature by or against the transferor bank is pending, the same shall not abate, or be discontinued or be in any way prejudicially affected, but shall, subject to the other provisions of this scheme, be prosecuted and enforced by or against the transferee bank.

If the transferor bank was acting immediately before the prescribed date as a foreman in respect of any chit fund, the rights, duties and obligations in relation to the chit fund shall be regulated in accordance with the following provisions, namely,

- (1) the transferee bank shall become the foreman of the chit fund and shall continue to exercise all powers and to do all such acts and things as would have been exercised or done by the transferor bank, in so far as they are not inconsistent with this scheme;
- (ii) the funds, if any, of the chit fund lent to or deposited with the transferor bank, or otherwise due from that bank to the chit fund, shall be transferred to the transferee bank and the liabilities corresponding to such funds shall also be payable by the transferee bank in accordance with the other provisions of this scheme;
- (iii) if on the prescribed date the transferor bank in its capacity as the foreman of any chit fund has deposited any security for the due performance of its duties and obligations in relation to the said chit fund, the said security shall continue to be available for the purposes for which it was intended, but shall if and to the extent that it is subsequently released be transferred to and vest in the transferee bank provided that the said security or as the case may be the surplus, if any, after providing for the discharge of the duties or obligations in respect of the chit fund shall be valued and utilised for the purposes of this scheme.

If according to the laws of any country outside India the provisions of this scheme, by themselves, are not effective to transfer or vest any asset or liability situated in that country which forms part of the undertaking of the transferor bank to or in the transferee bank, the affairs of the transferor bank in relation to such asset or liability shall, on the prescribed date, stand entrusted to the chief executive officer for the time being of the transferee bank and the chief executive officer may exercise all powers and do all such acts and things as would have been exercised or done by the transferor bank for the purpose of effectively winding up its affairs. The chief executive officer shall take all such steps as may be required by the laws of any such country outside India for the purpose of effecting such transfer or vesting and in connection therewith the chief executive officer may, either himself or through any person authorised by him in this behalf, realise any asset or discharge any liability of the transferor bank and transfer the net proceeds thereof to the transferee bank.

(3) The books of the transferor bank shall be closed and balanced and talance sheets prepared in the first instance as at the close of business on the 24th March 1962 and thereafter as at the close of business on the day immediately preceding the prescribed date and the balance sheets shall be got audited and certified by a chartered accountant or a firm of chartered accountants approved or nominated by the Reserve Bank of India for the purpose.

A copy each of the balance sheets of the transferor bank prepared in accordance with the provisions of the foregoing paragraph, shall be filed by the transferor bank with the Registrar of Companies as soon as possible after it has been received and thereafter the transferor bank shall not be required to prepare balance sheets or profit and loss accounts, or to lay the same before its members or file copies thereof with the Registrar of Companies or to hold any annual general meeting for the purpose of considering the balance sheet and accounts or for any other purpose.

- (4) I. The transferee bank shall in consultation with the transferor bank, value the property and assets and reckon the liabilities of the transferor bank in accordance with the following provisions, namely,
- (a) Investments including Government securities shall be valued at the market rates prevailing on the day immediately preceding the prescribed date provided that the securities of the Central Government such as Post Office Certificates, Treasury Savings Deposit Certificates and any other securities or certificates issued under the small savings scheme of the Central Government shall be valued at their face value or the encashable value as on the said date, whichever is higher.

- (b) Where the market value of any Government security such as the Zamindari abolition bonds or other similar security in respect of which the principal is payable in instalments is not ascertainable or is, for any reason, not considered as reflecting the fair value thereof or as otherwise appropriate, the security shall be valued at such an amount as is considered reasonable having regard to the instalments of principal and interest remaining to be paid, the period during which such instalments are payable, the yield of any security issued by the Government to which the security pertains and having the same or approximately the same maturity, and other relevant factors.
- (c) Where the market value of any security, share, debenture, bond or other investment is not considered reasonable by reason of its having been affected by abnormal factors, the investment may be valued on the basis of its average market value over any reasonable period.
- (d) Where the market value of any security, share, debenture, bond or other investment is not ascertainable, only such value, if any, shall be taken into account as is considered reasonable, having regard to the financial position of the issuing concern, the dividents paid by it during the preceding five years and other relevant factors.
- (e) Premises and all other immovable properties and any assets acquired in satisfaction of claims shall be valued at their market value.
- (f) Furniture and fixtures, stationery in stock and other assets, if any, shall be valued at the written down value as per books or the realisable value as may be considered reasonable.
- (g) Advances including bills purchased and discounted book debts and sundry assets, will be scrutinised by the transferee bank and the securities, including guarantees, held as cover therefor examined and verified by the transferee bank. Thereafter, the advances including portions thereof, will be classified into two categories, namely "Advances considered good and readily realisable" and "Advances considered not readily realisable and/or bad or doubtful of recovery".
- II. Liabilities for purposes of this scheme shall include all contingent liabilities which the transferee bank may reasonably be expected or required to meet out of its own resources on or after the prescribed date.
- III. Where the valuation of any asset cannot be determined on the prescribed date, it may, with the approval of the Reserve Bank of India be treated partly or wholly as an asset realisable at a later date.

In the event of any disagreement between the transferee bank and the transferor bank as regards the valuation of any asset or the classification of any advance or the determination of any liability, the matter shall be referred to the Reserve Bank of India, whose opinion shall be final, provided that until such an opinion is received, the valuation of the item or portion thereof by the transferee bank shall provisionally be adopted for the purpose of this scheme.

It shall be competent for the Reserve Bank in the event of its becoming necessary to do so, to obtain such technical advice as it may consider to be appropriate in connection with the valuation of any such item of asset or determination of any such item of liability, and the cost of obtaining such advice shall be payable in full out of the assets of the transferor bank.

The valuation of the assets and the determination of the liabilities in accordance with the foregoing provisions shall be binding on both the banks and the members and creditors thereof.

- (5) In consideration of the transfer of the property and the assets of the transferor bank to the transferee bank the transferee bank shall discharge the liabilities of the transferor bank to the extent mentioned in 'this and the succeeding paragraphs.
- (a) The outside liabilities other than deposits as on the prescribed date shall be paid or provided for in full.
- (b) In respect of every savings bank account or current account or any other deposit including a fixed deposit, cash certificate, monthly deposit, deposit payable at cell or short notice or any other deposit by whatever name called with the transferor bank and every other account not covered by clause (a), including interest to the extent payable under this scheme, the transferee bank shall open with itself on

the prescribed date a corresponding and similar account in the name of the respective holder(s) thereof crediting thereto the pro rata share available in respect of each of the accounts out of the assets referred to in paragraph (4) as valued for the purposes of this scheme, excluding the advances considered not readily realisable and/or bad or doubtful of recovery and any asset or portion of an asset not valued on the prescribed date, after deducting therefrom the amount needed for the payments or provisions mentioned at clause (a) above.

Explanation: The term 'pro rata' occurring in this paragraph and elsewhere in this scheme shall mean 'in proportion to the respective amounts remaining due at the time of the payment or distribution'.

(c) After the credits referred to in clause (b) above have been afforded, the transferce bank shall, with the least possible delay but in any case not later than three months from the prescribed date, furnish to the Deposit Insurance Corporathree months from the prescribed date, furnish to the Deposit Insurance Corporation established under the Deposit Insurance Corporation Act, 1961 (hereinafter referred to as the Corporation), a list complying in all respects with the requirements of sub-section (1) of section 18 of that Act and thereafter whenever amounts referred to in sub-section (2) of section 18 of that Act are received from the Corporation, the transferred bank shall credit each of the accounts referred to the classes which the in clause (b) above, within seven days from the date or dates on which the amounts are received, to the extent of the sums due to that account in accordance with sub-section (2) of section 18 of that Act.

Provided that-

- (a) if any account referred to in clause (b) has been closed or has matured for payment at the time when any amount for credit to that account is received from the Corporation, the payment to the person entitled to the said amount shall be made by the transferee bank in cash;
- (b) in case the person entitled to any amount referred to in clause (b) cannot be found or is not readily traceable, provision for the amount due to such person shall be made and accounted for separately on the books of the Corporation itself and it shall not be necessary for the Corporation to pay the amounts to the transferee bank unless the person entitled to the amount is found or traced and the Corporation has decided to make the payment in respect of that person through the transferee bank.
- (d) On the prescribed date, the entire amount of the paid-up capital and reserves of the transferor bank shall be treated as provision for bad and doubtful debts and depreciation in other assets of the transferor bank and the rights of the members of the transferor bank shall, in relation to the transferee bank, be as provided for in paragraph (6) below.
 - (6) In respect of
 - (a) every account mentioned in clause (b) of the preceding paragraph, the balance in the account, if any, remaining uncredited in terms of that clause and clause (c) and
 - (b) every share in the transferor bank, the amount which was treated as paid-up towards share capital by or on behalf of each shareholder immediately before the prescribed date

shall be treated as a collection account and shall be entered as such on the books of the transferee bank and payments against the account shall be made in the following manner, namely,

- (i) the transferee bank shall, in respect of the advances, bills purchased and discounted, books debts and sundry debts and other assets. which are classified as "Advances considered not readily realisable and or bad or doubtful of recovery", or which are or may be realisable wholly or partly after the prescribed date in terms of paragraph (4) above, take all available steps having regard to the circumstances of each case to demand and enforce payment, provided, however, that if the amount of the debt exceeds Rs. 10,000, the transferee bank shall not except with the approval of the Reserve Bank of India
 - (a) enter into a compromise or arrangement with the debtor or any other person;
 - (b) sell or otherwise dispose of any securities transferred to it;
- (ii) the transferee bank shall in addition take all available steps having regard to the circumstances of each case to demand and enforce the payment of the amounts, if any, awarded as damages by the High Court against any promoter,

director, manager or other officer of the transferor bank under section 45L of the Banking Companies Act read with section 45H thereof and also with section 543

of the Companies Act, 1956.

(iii) the transferee bank may, out of the realisations effected by it on account of the items mentioned in clauses (i) and (ii) above, make payment or provision in respect of any contingent liability to the extent that the provision made therefor under paragraph 5(a) proves to be inadequate, as also, with the prior approval of the Reserve Bank, in respect of any lightlity whether contingnt or absolute which was not assessed in terms of paragraph (4) above and has arisen or been discovered on or after the prescribed date:

- (iv) the transferee bank shall, out of the realisations effected by it on account of the items mentioned in clauses (i) and (ii) above after deducting therefrom the expenditure incurred for the purpose and the amount appropriated therefrom in terms of clause (iii) above, or out of the balance, if any, which may be available from out of the contingent liabilities as reckoned for the purposes of this scheme after the extent of such liabilities has finally been ascertained;
 - received by the transferee bank (a) pay to the Corporation the amount from the Corporation under sub-section (2) of section 18 of the Deposit Insurance Corporation Act, 1961 and the amount, if any, provided for by the Corporation; and
 - (b) pay, in the case of depositors in respect of whom no amounts have been received by the transferee bank from the Corporation, the amounts due in respect of the collection accounts, and in the case of depositors in respect of whom any amounts have been received by the transferee bank from the Corporation or have been provided for by the Corporation the balance if any due to them in their collection accounts after the amounts due from the said accounts to the Corporation in respect of the payment made or provided for by the Corporation have first been paid in accordance with the provisions of subclause (a) above.

Provided that the amount due to the Corporation shall, if it becomes necessary so to do, be provided for on the books of the transferee bank and be paid to the Corporation in the manner specified in clause (b) of regulation 22 of the Deposit Insurance Corporation General Regulations, 1961.

Provided further that the transferee bank shall make the payments referred to in clause (b) above.

- (1) if the corresponding or similar account mentioned in clause (b) of paragraph (5) has not been closed or has not matured for payment, by credit to that account, and
 - (ii) if the said account has been closed or has matured for payment, in cash,
- (v) The amounts due to the Corporation in terms of sub-clause (a) of clause (iv) above and the amounts due to the collection accounts of the depositors in terms of sub-clause (b) of that clause shall rank equally among themselves, and if they cannot be paid in full shall abate in equal proportions.
- (vi) After the payments referred to in clause (iv) of this paragraph have been made or provided for in full, the transferee bank shall, out of the balance of the amounts referred to in clause (iv) which may be available to it, make payments pro rata towards the amounts, if any, due to the accounts of the former shareholders of the transferor bank.

Provided that the transferee bank shall give to any person to whom any payment may be due under this clause such reasonable notice. not exceeding three months and not being less than one month as it may consider appropriate of the payment being due, and

(a) if during the period of this notice a request has not been received in writing for the payment of the amount due in each and if the amount of the payment due is also not less than the highest closing price of an ordinary share in the transferee bank as quoted on any recognised stock exchange on or immediately before the date on which the notice is issued, or where the ordinary share of the transferee bank is not quoted on any recognised stock exchange the price of the share as determined by the Reserve Bank, the transferee bank shall allot to the payee a share or shares in the transferee bank to the extent possible and disburse in cash the balance, if any, of the amount which may be due; and

(b) if the conditions mentioned in sub-clause (a) above are not fulfilled the transfer e bank shall disburse the amount in cash.

Provided further that

- (a) the allotment of the shares or the payments aforesaid shall in each case be made before the end of six months from the date on which notice of the payment falling due is deemed to have been served in accordance with the provisions of this scheme; and
- (b) the share capital of the transferee bank shall be deemed to have been increased, and notwithstanding the provisions of any enactment, regulation or other instrument, it shall also be lawful for the transferee bank to issue the shares, in the manner and to the extent specified for the purposes of this scheme.
- (vii) the amounts due to the collection accounts referred to in this paragraph shall be deemed to be a liability of the transferee bank only to the extent provided for in this scheme.
- (viii) on the expiry of twelve years from the prescribed date or such earlier period as the Central Government after consulting the Reserve Bank of India may specify for this purpose, any item referred to in clause (i) of this paragraph which may not have been realised by that date shall be valued by the transferce bank in consultation with the Reserve Bank and the transferce bank shall distribute any amount or amounts determined in the light of that valuation after deducting therefrom first any sum necessary for meeting the liabilities referred to in clause (iii) of this paragraph which may remain unsatisfied as on that date in the order and the manner provided in clauses (iv), (v) and (vi) above.
- (7) Notwithstanding anything contained in the foregoing paragraphs, the allotment of shares under this scheme shall not be made in such a manner that the Reserve Bank of India holds at any time less than fifty-five per cent of the issued capital of the transferee bank and if it becomes necessary so to do for securing the above, the number of shares issued to the Reserve Bank shall be increased to such extent as may be necessary in order to increase the total number of shares issued to the Reserve Bank of India to fifty-five per cent as aforesaid.
- (8) Notwithstanding anything to the contrary contained in any contract, express or implied, no interest shall accrue on account of a deposit or other liability in any account mentioned in paragraphs (5) and (6) after the date of the moratorium and interest shall be paid only in respect of the new accounts opened with the transferee bank in terms of paragraph (5) and credited in accordance with the provisions of that or the next succeeding paragraph and only at such rates as the transferee bank may allow.
- (9) No depositor or other creditor of the transferor bank shall be entitled to make any demand against the transferor bank or the transferee bank in respect of any hability of the transferor bank to him except to the extent prescribed by this scheme.
- (10) No suit or other legal proceedings shall lie against the Central Government, the Reserve Bank of India or the transferee or the transferor banks for anything which is in good faith done or intended to be done in pursuance of this scheme.
- (11) All the employees of the transferor bank other than those specified in the schedule referred to in the succeeding paragraph shall—continue in service and be deemed to have been appointed by the transfered bank at the same remuneration and on the same terms and conditions of service as were applicable to such employees immediately before the 25th March 1962.

Provided that the employees of the transferor bank who have, by notice in writing given to the transferor or the transferee bank at any time before the expiry of one month next following the date on which this scheme has been sanctioned by the Central Government, intimated their intention of not becoming employees of the transferee bank, shall be entitled to the payment of such compensation, if any, under the provisions of the Industrial Disputes Act, 1947 and such pension, gratuity, provident fund and other retirement benefits as may be ordinarily admissible under the rules or authorisations of the transferor bank immediately before the 25th March 1962.

Provided further that the transferee bank shall in respect of the employees of the transferor bank who are deemed to have been appointed as employees of the transferee bank be deemed also to have taken over hability for the payment of retrenchment compensation in the event of their being retrenched while in the service of the transferee bank on the basis that their service has been continuous and has not been interrupted by their transfer to the transferce bank.

(12) The persons specified in the schedule annexed to this scheme shall on the prescribed date cease to be the employees of the transferor bank and not-withstanding anything contained in any law for the time being in force or any agreement or contract the persons so specified shall be entitled to and only to such pension, gratuity, provident fund and other retirement benefits as may be ordinarily admissible to them under the rules or authorisations of the transferor bank immediately before the 25th March 1962.

Provided that the compensation if any for the loss of employment, so far as it relates to the unexpired portion of any contract of service, shall be such and only such as may be determined by the Reserve Bank (whose determination in this respect shall be final and binding).

Provided further that nothing herein shall be deemed to prevent the transferee bank from re-employing any person whose name has been specified in the schedule annexed to this scheme in such capacity and on such terms and conditions as the transferee bank may deem fit.

(13) The transferee bank shall, on the expiry of a period not longer than three years from the date on which this scheme is sanctioned pay or grant to the employees of the transferor bank the same remuneration and the same terms and conditions of service as are applicable to the employees of corresponding rank or status of the transferee bank subject to the qualifications and experience of the said employees of the transferor bank being the same as or equivalent to those of such other employees of the transferee bank.

Provided that if any doubt or difference arises as to whether the qualifications or experience of any of the said employees are the same as or equivalent to the qualifications and experience of the other employees of corresponding rank or status of the transferee bank or as to the procedure or principles to be adopted for the fixation of the pay of the employees in the scales of pay of the transferce bank, the doubt or difference shall be referred to the Reserve Bank of India whose decision thereon shall be final.

(14) The trustees or administrators of any provident fund constituted for the employees of the transferor bank or as the case may be the transferor bank shall on or as soon as possible after the prescribed date transfer to the trustees of the employees provident fund constituted for the transferee bank, or otherwise as the transferee bank may direct, all the monies and investments held in trust for the benefit of the employees of the transferor bank.

Provided, however, that such latter trustees shall not be liable for any deficiency in the value of investments, or in respect of any act, neglect. or default

done before the prescribed date.

- (15) The transferee bank shall submit to the Reserve Bank of India such statements and information as may be required by the Reserve Bank of India from time to time regarding the implementation of this scheme.
- (16) Any notice or other communication required to be given by the transferee bank shall be considered to be duly given, if addressed and sent by pre-paid ordinary post to the addressee at the address registered in the books of the transferor bank, until a new address is registered in the books of the transferee bank, and such notice shall be deemed to be served on the expiry of forty-eight hours after it has been posted. Any notice or communication which is of general interest shall be advertised in addition in one or more daily newspapers which may be in circulation at the places where the transferor bank was transacting its business.
- (17) If any doubt arises in interpreting any of the provisions of this scheme, the matter shall be referred to the Reserve Bank of India and its opinion shall be conclusive and binding on both the transferee and transferor banks, and also on all the members, depositors and other creditors and employees of each of those banks and on any other person having any rights or liability in relation to any of those banks.
- (18) If any difficulty arises in giving effect to the provisions of this scheme, the Central Government may issue to the transferor and the transferce banks or

to either of them such directions not inconsistent with this scheme as may appear to the Central Government, after consulting the Reserve Bank of India, to be necessary or appropriate for the purpose of removing the difficulty.

Schedule attached to and forming part of scheme for the reconstruction and amalgamation of the Unity Bank Limited as sanctioned by the Central Government under sub-section (7) of Section 45 of the Banking Companies Act (10 of 1949).

Name of the employee	Designation in the transferor bank
1. Shri R. Krishnamachari	Secretary
2. Shri K. R. Kannan	Assistant Secretary
3. Shri K. R. Ramachandran	Assistant Secretary.

[No. F. 17(1)BC/62.]

S.O. 2615.—In pursuance of sub-section (7) of Section 45 of the Banking Companies Act, 1949 (10 of 1949), the Central Government hereby specifies the 20th August, 1962, as the prescribed date in relation to the scheme for the amalgamation of the Unity Bank Ltd. with the State Bank of India, which has been sanctioned by the Central Government under the provisions of the said sub-section.

[No. 17(1)BC/62(i)],

R. K. SESHADRI, Dy. Secy.

(Department of Economic Affairs)

New Delhi, the 20th August 1962

S.O. 2616.—In pursuance of rule 6 of the Industrial Finance Corporation Rules, 1957, the Central Government hereby notifies that the Corporation has, with the approval of that Government, made the following amendment to the rotification fixing rate of interest on loans advanced by the Corporation and notified by the Government of India in the Ministry of Finance (Department of Economic Affairs) S.O. 2284 dated the 19th July, 1962, namely:—

In the said notification, after the words "all the loans and advances granted by it" the words "excluding foreign currency loans or sub-loans" shall be inserted.

[No. F. 2(52)-Corp/62.]

M, K, VENKATACHALAM, Dy. Secy.

(Department of Economic Affairs)

(Office of the Controller of Capital Issues)

New Delhi, the 17th August 1962

- S.O. 2617.—In exercise of the powers conferred by section 12 of the Capital Issues (Control) Act, 1947 (29 of 1947), the Central Government hereby makes the following rules to amend the Capital Issues (Application for Consent) Rules, 1954, namely:—
- 1. These rules may be called the Capital Issues (Application for Consent) Amendment Rules, 1962.
- 2. In the Capital Issues (Application for Consent) Rules, 1954, in rule 4, for the figures, words and brackets "XLVI-Miscellaneous-Miscellaneous-Receipts towards issue of Capital under the Capital Issues (Control) Act, 1947", the figures, words and brackets "LII-Miscellaneous-Miscellaneous-Receipts towards issue of Capital under the Capital Issues (Control) Act, 1947" shall be substituted.
- 3. This Notification shall be deemed to have taken effect from the 1st day of April, 1962.

[No. F. 2(24)-CCI/62.]

M. K. VENKATACHALAM, Controller of Capital Issues.

(Department of Economic Affairs) (Office of the Treasurer of Charltable Endowments for India) ERRATA

In Notification No. F. 1/1/62-SB-TCE, dated the 15th June, 1962, of the Ministry of Finance, Department of Economic Affairs, Office of the Treasurer of Charitable Endowments for India, published in the Gazette of India, Part II, Section 3(ii), dated the 30th June, 1962, on pages 2263—2289 as S.O. 1983 (Accounts of the Treasurer of Charitable Endowments for India), the following corrections are to be made:—

Pages 2264-65

Case No. 2 under India, column 6, last line, the figure 22,25,700.00 should read as 22,27,500.00,

Page 2265

Case No. 1, under Maharashtra, column 6, line 1, a mark (") should be inserted after the word 'Buildings'.

Page 2268

Case No. 14, column 6, line 11, the mark (.) after the word 'Parel' should be omitted.

Pages 2268 and 2269

Case No. 15, column 6, line 28, the mark (1) between the words 'A' and 'Ward' should be omitted.

Page 2270

Case No. 1, under Madras, column 6, lines 6 and 7 of para (a) 'coma' after the word 'Asylum' should be substituted by an 'apostrophe'.

Page 2272

Case No. 5, column 6, the figure '1,559.00' should read as '1,599.00'.

Case No. 6, column 2, 'St. (Dunstans India) Fund' should read as 'St. Dunstan's (India) Fund'.

Case No. 7, column 4, the figure '2,46,00:00' against 3% 1st Development Loan 1970—75 should read as '2,56,000' 00'.

Page 2272

Case No. 7, column 5, the figure '52,82,000' 00' should read as '52,82,200' 00'.

Case No. 8, columns 2 and 3, the 'apostrophe' between the alphabets 'r' and 's' should be read after the alphabet 's'.

Pages 2276 and 2277

Case No. 11, column 2, line 3, the word '&' after the word 'After-care' should be omitted and inserted after the word 'Probation' in line 2.

Case No. 12, column 9, the figure '746 44' against Interest remitted should read as '748 44'.

~age 2278

Case No. 5, column 4, the figure '2,00 00' against Treasury Savings Deposit Certificates should read as '200 00'.

Pages 2280-81

Case No. 2, under West Bengal, column 7, the mark '(vi)' before the figure '67.83' should be substituted by the mark '(w)'.

Case No. 2, under West Bengal, column 9, a mark '(I)' should be inserted before the words 'Other payments'.

The words and figures against '(I)' shown under columns 7 to 10 in case No. 2, under West Bengal should be read under column 11.

Case No. 3, under Madhya Pradesh, column 7, the figure '1,861-822' against (cc) should read as '1,861-22'.

Pages 2282-83

Case No. 10, column 6, 'coma' between the figures '63' and '00' should be substituted by '(')'.

Case No. 10, column 9, a mark (·) should be inserted between the figure '0' and '64' against Fee paid to Government.

Case No. 11, column 11, line 1, the word 'uninvested' should be substituted by the word 'opening'.

Pages 2286-87

Case No. 18, column 9, the figure '4,747.03' against Interest remitted should read as '4.749.03'.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 11th August 1962

S.O. 2618.—In exercise of the powers conferred by sub-section (1) of section 121 of the Income-tax Act, 1961 (43 of 1961) and in partial modification of all previous notifications on the subject, the Central Board of Revenue hereby directs that with effect from the 20th July 1962 (fore-noon) Shri G. S. Srivastava, a Commissioner of Income-tax shall perform all the functions of Commissioner of Income-tax in respect of such areas or of such persons or classes of persons or such incomes or classes of incomes or such cases or classes of vases as are comprised in the following Income-tax Circles, Wards and Districts namely:—

Provided that he shall also perform his functions in respect of such persons or such cases as have been or may be assigned by the Central Board of Revenue to any Income-tax Authority Subordinate to him:

Provided further that he shall not perform his functions in respect of such cases as have been or may be assigned to any Income-tax Authority outside his jurisdictional area.

While performing the said functions the said Shri Srivastava shall be designated as the Commissioner of Income-tax, (Central) Bombay with headquarters at Bombay.

Explanatory Note.

Note: —The amendments have become necessary on account of a change in the incumbent of Commissioner's post.

(The above note does not form a part of the notification but is intended to be merely clarificatory).

[No. 48 (F.No.55/1/62-IT).]

- S.O. 2619.—In exercise of the powers conferred by sub-section (1) of section 121 of the Income-tax Act, 1961 (43 of 1961) and in partial modification of all previous notifications on the subject, the Central Board of Revenue hereby directs that with effect from 23rd July 1962 (fore-noon) Shri S. A. L. Narayana Row, a Commissioner of Income-tax, shall perform all the functions of Commissioner of Income-tax in respect of such areas or of such persons or classes of persons or such incomes or classes of incomes or such cases or classes of cases as are comprised in the Income-tax Circles, Wards or Districts in the Greater Bombay District of the State of Maharashtra as specified below:—
 - Companies Circle I (All Sections).
 - 2. Companies Circle II (All Sections).
 - 3. Companies Circle III (6).
 - 4. Companies Circle IV (All Sections).
 - 5. Bombay Circle I (E.P.T.).
 - 6. A-I Ward,
 - 7. A-III Ward.
 - 8. A-IV Ward.

- 9. A-V Ward.
- 10. Market Ward.
- 11. C-II Ward.
- 12. Salaries Branch I.
- 13. Salaries Branch II.
- 14. Bombay Refund Circle.
- 15. Non residents Refund Circle.
- 16. Foreign Section.
- 17. Income-tax cum Estate Duty Circle.
- 18. Special Survey Circle I.
- 19. Special Survey Circle IV.
- 20. Special Investigation Branch.
- 21. Evacuees Circle I.

Provided that he shall also perform his functions in respect of such persons or of such cases as have been or may be assigned by the Central Board of Revenue to any Income-tax Authority subordinate to him.

Provided further that he shall not perform his functions in respect of such persons or such cases as have been or may be assigned to any Income-tax Authority outside his jurisdictional area.

While performing the said functions the said Shri S. A. L. Narayana Row shall be designated as the Commissioner of Income-tax, Bombay City I, with headquarters at Bombay.

Explanatory Note

Note.—The amendments have become necessary due to a change in the incumbent of Commissioner's post.

(The above note does not form a part of the notification but is intended to be merely clarificatory).

[No. 49 (F. No. 55/1/62-IT).]

New Delhi, the 18th August 1962

S.O. 2620.—In exercise of the powers conferred by section 126 of the Incometax Act, 1961 (43 of 1961), the Central Board of Revenue hereby makes the following amendment to its notification S.R.O. 1214 (No. 44-Incometax) dated the 1st July, 1952, namely:—

In the Schedule to the said notification, against Serial No. 25B, for the existing entry in column 2, the following entry shall be substituted, namely:—

"Whole-time Directors of Guest, Keen, Williams, Ltd., stationed anywhere in India".

[No. 52 (F. No. 55/33/62-IT).]

S.O. 2621.—In exercise of the powers conferred by sub-section (1) of section 122 of the Income-tax Act, 1961 (43 of 1961), the Central Board of Revenue hereby makes the following further amendments in the Schedule annexed to its Notification S.O. 1985 (No. 29-Income-tax dated the 26th June 1962), namely:—

In the said Schedule, for the existing entries in column 2 against Aurangabad, Nasik and Akola Ranges, the following entries shall be substituted, namely:—

All Income-tax Circles & Wards in the following Districts:—

Aurangabad Range

- 1. Aurangabad (For Aurangabad and Bhir District).
- 2. Nanded (For Nanded & Parbhani District).
- Jalgaon.
- 4. Ahmednagar.

All Income-tax Circles & Wards in the following Districts:-

Nasik Range

- 1. Nasik.
- 2. Dhulia.
- 3. Thana.

All Income-tax Circles & Wards, in the following Districts:—Akola Range

- Akola.
- 2. Wardha.
- 3. Amravati.
- 4. Yeotmal.
- 5. Khamgaon (For Buldhana District).

This notification shall take effect from 27th August, 1962.

Explanatory Note

Note.—The amendments have become necessary on account of the Re-organisation of the Appellate Ranges.

(This note does not form a part of the notification but is merely clarificatory).

[No. 53 (F. No. 50/7/62-IT).]

J. RAMA IYER, Under Secy.

CORRIGENDUM

INCOME-TAX

New Delhi, the 9th August 1962

S.O. 2622.—In the notification of the Central Board of Revenue No. S.O. 969 dated the 26th March, 1962, published on pages 605 to 755 in Part II—Section 3—Sub-section (ii) of the Gazette of India Extraordinary, dated the 31st March, 1962, on page 680, in Section F, in line 2, for "which is included", read "which is not included".

[No. 46-IT. (F. No. 1(121)-62/TPL).]

I. P. GUPTA, Secy.

CENTRAL EXCISE COLLECTORATE

CENTRAL EXCISES

Allahabad, the 31st July 1962

S.O. 2623.—In pursuance of Rule 5 of the Central Excise Rules, 1944, I empower the Superintendents of Central Excise to accept general bonds in form B-13 (Central Excise Series No. 32 H and 32 I) and the Inspectors of Central Excise to accept bonds in form B-10 (Central Excise Series Nos. 32-C and 32-D) in cases of provisional assessment under rule 9-B of the Central Excise Rules, 1944.

[No. 3/62.]

S. P. KAMPANI, Collector.

MINISTRY OF COMMERCE & INDUSTRY

EXPORT TRADE CONTROL

New Delhi, the 25th August 1962

S.O. 2624.—In exercise of the powers conferred by sections 3 and 4A of the Imports and Exports (Control) Act, 1947 (18 of 1947), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Notification, published by the Government of India in the Ministry of Commerce and Industry No. S.O. 245, dated the 20th January, 1962, namely:—

For item 1 of the said Notification, the following shall be substituted:-

"1. All varieties of grains (but not rice or wheat or maize or gram or barley or uwa)."

ORDER

EXPORT TRADE CONTROL

New Delhi, the 25th August 1962

S.O. 2625.—In exercise of the powers conferred by Sections 3 and 4A of the Imports and Exports (Control) Act, 1947 (18 of 1947), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendments in the Exports (Control) Order, 1958, namely:—

In Schedule I to the said Order, under the heading "B. RAW MATERIALS AND ARTICLES MAINLY UNMANUFACTURED".

- (i) The following entries of item 7(b) shall be omitted:-
- "(iii) Cotton seed oil,
 - (v) Kardi seed oil,
- (viii) Niger seed oil,
 - (x) Salad oil,

Sec. 3(ii)1

- (xi) Sesame seed oil."
- (ii) For item 8, the following shall be substituted:-
 - "8. Oilcakes, the following:-
 - (i) Groundnut oilcake (Expeller variety),
 - (ii) De-oiled groundnut meal (solvent extraction variety having less than 1.5 per cent oil content),
 - (iii) Linseed cake,
 - (iv) Coconut oilcake."

[No. Export (1)/AM(58).]

M. H. SIDDIQI, Under Secy.

(Office of the Dy. Chief Controller of Imports & Exports) (Central Licensing Area)

NOTICES

New Delhi, the 25th August 1962

- S.O. 2626.—It is hereby notified, that in exercise of the powers conferred by Clause 9 of the Imports (Control) Order, 1955, the Government of India, in the Ministry of Commerce and Industry propose to cancel the Import licence No. A720394/60/AU/CCI/D dated 6/3/61 valued at Rs. 250/- only for import of Slitting Saws from S.C.A. except Union of South Africa & South of West Africa granted by the Deputy Chief Controller of Imports and Exports, (Central Licensing Area), New Delhi to M/s. Anant Industries, Outside Chattiwind Gate, Amritsar, unless sufficient cause against this is furnished to the Deputy Chief Controller of Imports and Exports (Central Licensing Area), New Delhi within ten days of the date of issue of this notice by the sald M/s. Anant Industries, Outside Chattiwind Gate, Amritsar or any Bank, or any other party, who may be interested in it.
- 2. In view of what is stated above, M/s. Anant Industries, Outside Chattiwind, Gate, Amritsar or any Bank, or any other party, who may be interested in the said licence No. A720394/60/AU/CCI/D dated 6/3/61 are hereby directed not to enter into any commitments against the said licence and return the same immediately to the Deputy Chief Controller of Imports & Exports (Central Licensing Area), Janpath Barracks 'B' New Delhi, I.

[No. DCCI.I(CLA)/180/61.]

S.O. 2627.—It is hereby notified, that in exercise of the powers conferred by Clause 9 of the Import (Control) Order, 1955, the Government of India, in the Ministry of Commerce and Industry propose to cancel the import Iscence No. A 670399/61/AU/CCI/D dated 26th October 1961 valued at Rs. 1000 only for import of Copra or Coconut Kernel from S.C.A. except Union of South Africa and South of West Africa granted by the Deputy Chief Controller of Imports and Exports (Central Licensing Area), New Delhi to M/s. Rashtariya Soap & Chemical Industries, Chur Beri, Chowk Chint Purni, Amritsar unless sufficient cause against

this is furnished to the Deputy Chief Controller of Imports and Exports (Central Licensing Area). New Delhi within ten days of the date of issue of this notice by the said M/s. Rashtariya Soap & Chemical Industries, Chur Berl, Chowk Ching Purni, Amritsar or any Bank, or any other party, who may be interested in it.

2. In view of what is stated above, M/s. Rashtariya Soap & Chemical Industries, Chur Beri, Chowk Chint Purni, Amritsar or any Bank, or any other party, who may be interested in the said licence No. A 670399/61/AU/CCI/D dated 26th October 1961 are hereby directed not to enter into any commitments against the said licence and return the same immediately to the Deputy Chief Controller of Imports and Exports (Central Licensing Area), Janpath Barracks 'B', New Delhi-I.

[No. DCCI.I(CLA).180/61.]

RAM MURTI SHARMA, Dy. Chief Controller.

(Indian Standards Institution)

New Delhi, the 7th August 1962

S.O.2628.—In pursuance of sub-regulation (1) of regulation 8 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended in 1962, the Indian Standards Institution hereby notifies that fifteen licences, particulars of which are given in the Schedule hereto annexed, have been renewed.

THE SCHEDULE

Serial	T 1 NTs3	Period of v	alidit y	Name and address of the	Article(s) covered by the	Relevant Indian Standard(s)
No.	Licence No. and date	From	To	Licensee	licence	Relevant Indian Standard(s)
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Ţ	CM L-29 1-7-1957	16-7-62	15-7-63	M's. Tata-Fison Limited, Bombay House, Bruce Stre Bombay-1.	(1) DDT Dusting Powders et.↓	IS:564-1961 Specification for DDT Dusting Powders (Revised)
					(2) DDT Water Dispersible Powder Concentrates	IS:565-1955 Specification for DDT Water Dispersible Powder Concentrates
2	CM/L-134 15-7-1959	1-8-62	31-7-63	M/s. Motor Industries Co. Ltd., No. 22, Bannerghatta Road Adugodi, Bangalore-1.		IS:1063-1957 Specification for 14 mm Sparking Plugs.
3	CM/L-135 15-7-1959	1-8-62	31-7-63	M/s. Sharda Plywood Industries (P) Ltd., Jeypore Road, Jeypo Assam.		IS:10-1953 Specification for plywood Tea-Chests (Rovised)
4	CM ¹ L-169 . 22-2-1960	15-7-62	14-7-63	The Mysore Insecticides Com- pany, 31-A, North Beach Road Madras.	BHC Dusting Powders	IS:561-1958 Specification for BHC Dusting Powders (Revised)
5	CM/L-204 . 28-6-1960	15-7-62	14-7-63	M/s. Jaipur Metals & Electricals Ltd., Jaipur (Rajasthan).	Copper Rods for Boiler Stay Bolts and Rivets	IS:288-1960 Specification for Copper Rods for Boiler Stay Bolts and Rivets (Revised)
6	CM/L-205 . 20-7-1960	1-8-62	31-7-53	M/s. Kaira District Co-operative Milk Producer's Union Ltd., Anand (W.R.) Kaira District Gujrat State,		•

			-	-	•			0.6
(1)	(2)		(3)	(4)	(5)	(6)	(7)	‡
7	ĆM L-207 20-7-19		1-8-62	31-7 -63	The Renown Biscuit Co., Con- naught Road, Near Victoria Gardens, Bombay-27	Biscuits (Excluding Wafer Biscuits) of the following varieties:—	IS:1011-1957 Specification for Biscuits (Excluding Wafer Biscuits.	THE VA
	erica de la companya					Golf, Royal Assorted, Flower, Custard Cream, Shrewsbury, Glucose, Digestive, Nice Petit Beurre, Marie, Thin Arrowroot, Saltine Khara,		CELLE O
		-				Saltine (Square), Cream Cracker, Cheese Flake, Zo- ological Gem, R.B.C., Chand Tara, Baby Arrowroot, Kindergarten	i	LYTHIN
8	CM'L-306 30-5-196	śi	9-7-62	8-7-63 I	M/s. Hindustan Breakfast Food Mfg. Factory, Najafgarh Ro Industrial Area, New Delhi-1	Pearl Barley ad 5.	IS:1156-1957 Specification for Pearl Barley.	10001
9	CM/L-307 30-5-196	; ;	9-7-62	8-7-63	M/s. Hindustan Breakfast Food Mfg. Factory, Najafgarh Road, Industrial Area, New Delhi-15.	Rolled Oats (Quick-Cooking Type)	IS:1484-1959 Specification for Rolled Oats (Quick-Cooking Type)	75, 1962/
1 0	CM/L-310 30-5-1961		14-7-62	13-7-63	M/s. Aminchand Payarelal, Tanda Road, Jullundur City.	Gunmetal Gate, Globe and Chec Valves for Water, Steam and Oil only (Not Intended for Use in Petroleum Industry)	k IS:778-1957 Specification for Gunmetal Gate, Globe and Check Valves for Water Steam and Oil only (Not Intended for	ВНАДК
11	CM/L-323 18-7-196		1-8-62	31-7-63	The Metal Box Company of India Ltd., Elaiya Mudali Street, Tondiarpet, Madras-21.	18-Litre Square Tins	Use in Petroleum Indusry) IS:916-1958 Specification for 18-Litre Square Tins.	A 3, 1884
12	CM/L-324 26-7-196	ī,	1-8 -62	31-7-65		Footballs, Volley-ballsm, basket-balls and Water-polo-balls.	IS:417-1953 Specification for Footballs, Volley Balls, Basket- Balls and Water Polo Balls.	4 [PART II

13	CM/L-325 . 26-7-1961	1-8-62	31-7-63	M/s. Devidayal (Sales) Private Ltd., Gupta Mills Estate, Reay Road, Bombay-10.	BHC Emulsifiable concentrates	IS:632-1958 Specification for BHC Emulsifiable Concentrates (Revised)
14	CM/L-326 26-7-1961	1-8-62	31-7-63	M/s. Tata-Fison Limited, 20 Howrah Road, Salkia, Howrah (West Bengal).	BHC Emulsifiable Concentrates	IS:632-1958 Specification for BHC Emulsifiable Concen- trates (<i>Revised</i>).
15	CM/L-327 31-7-1961)	1-8-62	31-7-63	M/s. India Plywood Company, 23, S. K. Dev Road, Pathi- pookar (Dum Dum), Calcutta-28	Tea-Chest Plywood Panels	IS:10-1953 Specification for Plywood Tea-Chests (Revised).

[No. MD/12:87]

S.O. 2629.—In pursuance of sub-regulation (1) of regulation 8 of the Indian Standards Institution (Certification Marks) Regulations, 1955, 28 amended in 1962, the Indian Standards Institution hereby notifies that twelve licences, particulars of which are given in the Schedule hereto annexed, have been granted authorizing the licensees to use the Standard Mark.

THE SCHEDULE

Sl. No.	Licence No. and date -	Period of Validity		Name and Address of the Licensee	Article/Process Covered by the Licence	Relevant Indian Standard	
I	2	From 3	To 4	5	6	7	
I	CM/L-430 12-7-1962.	I-8 - 62	31-7-63	The Indian Iron & Steel Co. Ltd., Burnpur Works, P. O. Burnpur, Distt. Burdwan, West Bengal having their Registered Office at 12, Mission Row, Calcutta-1.		IS:226-1958 Specification for Structural Steel. (Second Revision).	
2	CM/L-431 18-7-1962.	I-8-62	31-7-63	M/s. Indian Oxygen Ltd. Electrode Factory, Barrackpore Trunk Road, Khardah, 24 Parganas having their Regd. Office at 48 ⁷ 1, Diamond Harbour Road, Calcutta-27.	of Normal Penetration Type of the following varieties: (a) Ferrospeed (b) Vortic (c) Radian (d) Zedian (LT)		

I	2	3	4	5	6	7
					(e) Vordian (f) Pressure Vessel, and (g) Ferron No. 5	
3	CM/L-432 18-7-1962.	1-8-62	31-7-63	M/s. Victor Cables Corporation, 802, Joshi Road, Karol Bagh, New Delhi having their Office at Sadar Bazar, Delhi.		IS:694-1960 Specification for PVC Cables and Cords for Electric Power and Lighting for Working Voltages Up to and Including 650 Volts to Earth (Tentative, Amended).
4	CM/L-433 20-7-1962.	1-9-62	31-8-63	The Sukhjit Starch & Chemicals Ltd., Sarai Road, Phagwara (Punjab).	Maize Starch for Use in the Cotton Textile Industry.	IS:1184-1957 Specification for Mazie Starch for Use in the Cotton Textile Industry.
5	CM/L-434 30-7-1962.	10-8-62	9-8-63	M/s. Balgopaldas Iron & Steel Co. Private Ltd., 5, Gopal Doctor Road, Kidderpore, Calcutta-23.		IS:1549-1960 Specification for Steel Drums and Kegs (Gal- vanized and Ungalvanized).
6	CM/L-435 30-7-1962	10-8-62	9-8-63	The Atul Products Ltd., Post Atul, Via Bulsar (W. Rly.) Dist, Surat (Gujarat State).	Tartrazine	IS:1694-1960 Specification for Tartrazine.
7	CM/L-436 30-7-1962	10-8-62	9-8-63	The Atul Products Ltd., Post Atul, Via Bulsar (W. Rly.) Dist. Surat (Gujarat State).	Sunset Yellow FCF	IS:1695-1960 Specification for Sunset Yellow FCF.
8	CM/L-437 30-7-1962.	10-8-62	9-8-63	The Atul Products Ltd., Post Atul, Via Bulsar (W. Rly.), Dist. Surat (Gujarat State).	Amaranth	IS:1696-1960 Specification for Amarnath,
9	CM/L-438 31-7-1962.	10-8-62	9-8-63	M/s. Seth Brothers—Lessees: Imperial Flour Mills, Circular Road, Near Talkies, Ambala City.	Maida, Grade I	IS:1009-1957 Specification for Maida.
10	CM/L-439 31-7-1962	I6 +8-6 2	15•8-63	M/s. Narhari Engineering work Compound of India Timber Trading Co., Sewri Cross Road, Bombay-15 having thei Office at 480 Kalbadevi Road Bombay-2.	r tric Motor with Class 'A' Insulation.	IS:996-1959 Specification for Small AC and Universal Electric Motors with Class 'A' Insulation,

11	CM/L-440 31-7-1962.	16-8-62	15-8-63	The Mysore Insecticides Co., 18, Vaidyanatha Mudali Street, Tondiarpet, Mad- ras-21 having their Office at 31-A North Beach Road, Madras-1.	Endrin Emulsifiable Concentrates.		for Con-
12	CM/L-441 31-7-1962.	16-8-62	15-8-63	M/s. Engineering Products Private Ltd., Jogeshwari Estate, Ghodhunder Road, Jogeshwari, Bombay-60.	Three-Phase Induction Motors Up to 10 H.P.	IS:325-1961 Specification for Three-Phase Induction Motor (Second Revision).	

[No. MD/12:846]

MINISTRY OF MINES AND FUEL

New Delhi, the 17th August 1962

S.O. 2630.—Whereas by the Notification of the Government of India in the Department of Mines and Fuel (late Ministry of Steel, Mines and Fuel) S.O. 2375 dated the 19th September, 1960 under sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government gave notice of its intention to prospect for coal in the lands measuring 13670.40 acres in the locality specified in the Schedule appended to that Notification and reproduced in the Schedule appended hereto;

And whereas in respect of the said land no notice under sub-section (1) of section 7 of the said Act has been given;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 7 of the said Act, the Central Government hereby specifies a further period of one year commencing from the 19th September, 1962 as the period within which the Central Government may give notice of its intention to acquire the said land or any rights in or over the said lands.

SCHEDULE

Plan No. Rev/63/60

Dated 29-1-1960

(Block-C' Sonhat Coalfield)

Village		Tehsil	District	Area	Remarks
				Acres	
Rakia		Baikunthpur	Surguja	332.80	Part
Sitapur		Baikunthpur	Surguja	332-80	Full
Anga		Baikunthpur	Surguja	332.80	Part
Morma .		Baikunthpur	Surguja	1280.00	Part
Pohta		Baikunthpur	Surguja	256.00	-
			Surguja	11136.00	
	Rakia Sitapur	Rakia Sitapur Anga Morma	Rakia Baikunthpur Sitapur . Baikunthpur Anga Baikunthpur Morma Baikunthpur Pohta Baikunthpur	Rakia Baikunthpur Surguja Sitapur . Baikunthpur Surguja Anga Baikunthpur Surguja Morma . Baikunthpur Surguja Pohta Baikunthpur Surguja	Acres Rakia Baikunthpur Surguja 332·80 Sitapur . Baikunthpur Surguja 332·80 Anga Baikunthpur Surguja 332·80 Morma . Baikunthpur Surguja 1280·00 Pohta Baikunthpur Surguja 256·00

Total:—13670.40 Acres (Approx.)

Boundary Description:

- AB line passes along the Southern boundary of villages Domuj, Labji, Dudhania, Kerajharia, Kathgori, Nogain, Paharpara, Barwar, Latma and Sunderpur.
- BC line passes through the Reserved Forest.
- CD line passes through the villages Pohta, Anga, Morma and Rakia and along North Eastern boundary of Charcha village.
- DA line passes along the Western boundary of village Rakia, Northern boundary of village Charcha, Kherwat, Sardih, Sivapur, Bishunpur, Umjhar and North East boundary of village Nagar and through Reserved Forest to meet with the commencing point 'A'.

The map of the area can be inspected at the office of the National Coal Development Corporation Limited (Revenue Section) "Darbhanga House", Ranchi or at the office of the Collector, Surguja (Madhya Pradesh).

[No. C2-22(14)/60]

ERRATA

New Delhi, the 7th August 1962

- S.O. 2631.—In the Schedule to the Notification of the Government of India in the Ministry of Mines and Fuel No. S.O. 2073 dated the 29th June, 1962, published in part II, Section-3, Sub-Section (ii) of the Gazette of India dated the 7th July, 1962:—
 - (1) at Page 2349
 - (i) in the Schedule in the 2nd Column, against serial 2, for "Falavi" read "Palani";
 - (ii) under the heading "Boundary Description" in the paragraph beginning with "F.C. lines passes through village Hazari meeting at point G" for "FC" read "F G".
 - (2) at page 2350-

In the fourth line for "point I" read "point P".

[No. C2-20(17)/62.]

New Delhi, the 8th August 1962

- S.O. 2632.—In the Schedule to the Notification of the Government of India in the Ministry of Mines and Fuel No. S.O. 1619 dated the 22nd May, 1962 published in Part II, Section 3, Sub-Section (ii) of the Gazette of India Extraordinary dated the 25th May, 1962, at pages 1001 to 1011:—
 - (1) At Page 1001
 - (a) In the Twenty-third line For "Surguja (MP)" Read "Bilaspur (MP)",
 - (2) At page 1002
 - (a) In the tabular statement under the head "Sub-Block 'A'," For "10.66.61 acres (Approx)";
 - (b) Under the heading "Plot Nos to be acquired in village Gajra" For "868 to 872 (P)" Read "868 to 871, 872 (P)";
 - (c) Under the heading "Plot Nos. to be acquired in village Ghordewa" For "299 (P)" Read "209 (P)",
 - (3) At Page 1003
 - (a) In the paragraph beginning with "E-F line passes through Plot Nos" For "619, Part Western boundary... Ghordewa" Read "619, (Part Western boundary... Ghordewa");
 - (b) In the paragraph beginning with "E-F-G-H line passes through Plot Nos" For "613" Read "619";
 - (c) In the paragraph beginning with "H-I line passes through Plot Nos." For "70, 67, Part Western boundary.....Rohina" Read "70, 67, (Part Western boundary.... Rohina"),
 - (4) At Page 1004
 - (a) In the eighth line For "808.812" Read "808,811,812";
 - (b) In the tabular statement under the heading "Sub-Block B" For "15 30 acres (Approx)" Read "15.30 acres (Approx)",
 - (5) At page 1005
 - (a) Under the heading "Plot Nos. to be acquired in village Mogra" For "10211(P)" Read "102/1(P)" and For "377/3" Read "344/3",
 - (6) At Page 1007
 - (a) In the second line For "556(P)" Read "566(P)";
 - (b) In the fourth line For "618(P), 617" Read "617(P), 618";
 - (c) Under the heading "Plot Nos. to be acquired in village Gajra" For "772(2(P)" Read "772/2(P)";
 - (d) In the Paragraph beginning with "S-T line passes through Plot Nos."

 For "along Part Southern Boundary of Plot No 642" Read "along
 Part southern boundary of Plot No. 626";
 - (e) In the Paragraph beginning with "W—X—Y—Z—A/1—B/1S line passes through Plot Nos." For "W—X—Y—Z—A/1—B/1S" Read "W—X—Y—Z—A/1—B/1—S";

- (f) In the Paragraph beginning with "W—X—Y—Z—A/1—B/1S line passes through Plot Nos." For "Part Western boundary of Phone 567, through Plot No. 567, 568, 562, part northern boundary of 528/1, through Plot Nos. 589, 588, 587, 586, 585, 597, 598, 114, 113 in village Mogra" Read "Part Western boundary of Plot No. 567, through Plot No. 567, 568-569, Part northern boundary of 528/1, through Plot Nos. 589, 588....113, in village Mogra",
- (7) At Page 1008
 - (a) In the tabular statement For "Sub-Block B" Read "Sub-Block E";
 - (b) Under the heading "Plot Nos. to be acquired in village Banki" For "356/2(P)" Read "356/2",
- (8) At Page 1009
 - (a) Under the heading "Plot Nos. to be acquired in village Charpara" For "223 to 24" Read "223 to 247";
 - (b) For "935/6" Read "835/6",
- (9) At page 1010
 - (a) Under heading "Plot Nos. to be acquired in village Danganiakhar" For "353/(P)" Read "353(P)";
 - (b) In the Paragraph beginning with "B,M/I, M/I, O/I line passes through Plot Nos." For "1165-1166, 918" Read "1165-1166, 1167, 918".

[No. C2-22(1)/62.]

P. S. KRISHNAN, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE (Department of Agriculture)

New Delhi, the 14th August 1962

S.O. 2633.—In exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937), the Central Government hereby makes the following rules to amend the Oil Cakes Grading and Marking Rules, 1962, the same having been previously published as required by the said section namely:—

OIL CAKES GRADING AND MARKING (AMENDMENT) RULES, 1962

- 1. These rules may be called the Oil Cakes Grading and Marking (Amendment) Rules, 1962.
- 2. In rules 3 and 4 of the Oil Cakes Grading and Marking Rules, 1962 (hereinafter referred to as the said rules), for the words and figures "Schedules I to III", the words and figures "Schedules I to VI" shall be substituted.
- 3. In rule 5 of the said rules, for the word and figures "Schedule IV", the word and figures "Schedule VII" shall be substituted.
- 4. Schedule IV to the said rules shall be re-numbered as Schedule VII and before Schedule VII as so renumbered, the following Schedules shall be inserted, namely:—

Scheful IV
(See rules 3 and 4)
Grade designations and definitions of quality of Linseed vilcake

Grade designation	Moisture percent by weight (Maximum)	percent protein by weight (Nitrogen		Crude fibre percent by weight (Maximum)	Total ash percent by weight (Maximum)	Acid in soluble percent by weight (Maximum)	Castor husk	General Characteristics	
I	2	3	4	5	6	7	8	9	
Special	10.0	29-0	8.0	10.0	8.0	1.2	Nil	 Oilcake of Special and No. I grades shall be the product obtained after the expression of oil from linseed by power- driven machinery. 	
No. I	10.0	31. 0	5.0	10-0	8.0	1.2	Nil	(2) Ghani oilcake shall be the product obtained after the expression of oil from linseed by animal-driven Ghani.	
hani cake , .	10.0	26.0	15.0	6-0	9.0	2.5	Nil	 (3) The material shall be free from harmful constituents and castor cake or husk. (4) It shall be free from rancidity, adulterants, insect or fungus infestation and from fermented, musty or other objectionable odour. (5) It shall be free from dirt and extraneous matter. 	

Note.—The values specified in columns 3 to 7 are calculated on moisture-free basis.

Adapted from the Indian Standards Specification for Linseed cake as Livestock Feed.

Schedule V (See rules 3 and 4)

Grade desgnations and definitions of quality of Mustard* Oilcake

Grade Designation	Moisture percent by weight (Maximum)	Crude protein (Nitrogen) × 6·25) percent by weight (Minimum)	Crude fat or other extract percent by weight (Minimum)	Crude fibre percent by weight (Maximum)	Total ash, percent by weight (Maximum)	Acid in soluable ash, percent by weight (Maximum)	Castor husk	General Characteristics
I	2	3	4	5	6	7	8	9
Special	10.0	35.0	8∙0	9.0	8-0	1-5	Nil	(1) Oilcake of Special and No. I grades shall be the product obtained after the expression of oil from mustard seed by power-driven machinery.
No. I	10.0	37.0	5.0	10.0	9.0	2.0	Nil	(2) Ghami oilcake shall be the product obtained after the ex- pression of oil from mustard seed* by animal-driven Ghami or Kalhu.
Ghani cake	12.0	33.0	12*0	7.0	8·o	2.5	Nil	 (3) The material shall be free from harmful constituents including argemone and castor cake or husk. (4) It shall be free from rancidity, adulterants, insect or fungus infestation and from fermented, musty or other objectionable odour. (5) It shall be free from dirt and extraneous matter.

^{*}The term mustard seed includes rai (Brassica Juncea coss), sarson (Brassica campestris, var, sarson), toria Brassica campestris, var, toria and taramira Eruca sativa). Note: The value specified in columns 3 to 7 are calculated on moisture free basis.

Adapted from the Indian Standard Specifications for Mustard and Rape Oil cake as Live-stock Feed,

SCHEDULE VI (See rules 3 and 4)

Grade designations and definitions of quality of Sesamum (Til) oilcake

Grade Designation		percent by protein weight (Nitregen (Maximum) 6 25) percent by weight		protein fat or other T (Nitrigen extract perce < 6 25) percent by weight (Max		Total ash, percent by weight (Maximum)	Acid insoluble ash, percent by weight (Maximum)	Castor h usk	General Characteristics	
I		2	3	4	5	6	7	8	9	
Special .		10 0	40 0	8 0	7 0	13 0	1 5	Nil	(I) Oilcakes of Special and No. grades shall be the product obtained after the expression of from Sesamum (iii) seed become driven machinery.	
Va I -		. 10.0	42.0	5 0	70	13 0	2 0	Nil	(2) Gham cake shall be the product obtained after the expression of oil from sesamum (nil) seed be animal driven Gham.	
Ghanı cake	-	. 10.0	36 0	14 0	5 0	I O	20	Nıl	(4) The material shall be free from harmful constituents and castor cake or husk (4) It shall be free from rancidity adulterants, insect or funguinfestation and from fermented musty or other objectionable odour (5) It shall be free from dirt and extraneous matter.	

Note —The values specified in columns 3 to 7 are calculated on moisture free basis

Adapted from the Indian Standards Specification for Sesamum (Till) oilcake as Livestock Feed.

[No. F.17-3/61-A.M.]

S.O. 2634.—The following draft of the Cotton Grading and Marking Rules, 1962, which the Central Government proposes to make, in exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937) and in suppression of the Cotton Grading Marking Rules, 1939, is hereby published as required by the said section for information of all persons likely to be affected thereby and notice is hereby given that the draft rules will be taken into consideration on or after the 30th August, 1962.

Any objection or suggestion which may be received from any person with respect to the said draft, before the date so specified will be considered by the Central Government.

COTTON GRADING AND MARKING RULES, 1962

- 1. Short title and application.—(1) These rules may be called the Cotton Grading and Marking Rules, 1962.
- (2) They shall apply to the varieties of cotton which are grown in India and which are specified in Schedule I.
- 2. **Definitions.**—In these rules, "Schedule" means Schedule annexed to these rules.
- 3. Grade Designation and Quality.—(1) The grade designations of the varieties of cotton specified in Schedule I shall be as specified in column 1 of Schedule II and the special and the general characteristics indicated by the grade designations shall be as specified in columns 2 and 3 respectively of Schedule II aforesaid.
- (2) The grade designations referred to in sub-rule (1) shall be applied only to cotton in full pressed bales.
- 4. Grade designation marks.—(1) The grade designation mark shall consist of a label specifying the grade designation and bearing a design (consisting of an outline map of India with the word AGMARK and the figure of rising sun with the words "Produce of India") resembling that set out in Schedule III
 - (2) The design and grade designation shall be of the following colour.

Grade designation	Colour of designation and lettering of label
Agmark Certified pedigreed	Red.
Agmark Certified	Black.

- 5. **Method of marking.**—(1) The grade designation mark shall be placed against one or the other of the flat sides of a bale, shall be fixed to the hessian cloth wrapper and shall be held securely in position by atleast 3 hoops.
 - (2) The grade designation mark shall clearly show the date of pressing.
- (3) The affixing of the grade designation mark on an end hessian or an unlashed side of a bale shall not be deemed to fulfil the requirements of this rule.
- 6. **Method of Packing.**—(1) The cotton shall be packed in bales in the manner customary in the trade.
- (2) The bye-laws of the East Indian Cotton Association in regard to "False or Fraudulent packing" shall apply to the packing of Cotton under these rules.

SCHEDULE I

[See rules 1 (2) and 3]

List of varieties of cotton in different States approved for agmarking.

Strte				Varieties.						
T. Maharashtra	-					1. Virnar 2. Buri 147 3. Gaorani 22 4. Gaorani 46				

State		-			Verities.
					5. Gaorani 12 6. Gaorani 6 7. 170-CO-2 8. Parbhani-American 1. 9. Surti-Vijalpa 10. Buri 0394
II. Punjab .			•	٠	. 1. 320 F 2. H. 14 3. L. S. S. 4. LL. 54. 5. 231-R. 6. 216F.
III. Uttar Pradesh	•	•			. 1. 216 F. 2. 320 F. 3. 35/1 4. Ramben
IV. Gujarat .	•	•			 Kalyan Surtt-Vijalpa Vijay & Digvijay 170-C O-2. 134-C O-2-M. Sanjay Hydrid cotton.
V. Andhre Pradesh			٠	•	 1. Laxmi. 2. Parbhani-American 1. 3. Gaorani 6. 4. N. 14. 5. C. canadas-2 6. Westerns-1. 7. Adonicum.
VI. Madhya Pradesh	•	•	•		 Maljari. A. 51-9 (Narmada). Buri 0394 Virnar. Badnawar I (C.T.I. 4-21) C. Indore-2.
VII. Madras .					. I. M.C.U. 3(9030-G) M.C.U. 1. 2. M. C. U. 2 3. 216 F. 4. K. 2. 5. K. 5 6. K. 6 (Pandyan).
VIII. Mysore .	٠		•		 I. I.axmi. Jayadhar. M. A. 5 Virnar (including Jarila), Westerns-1. Selections 69. Adonicum. Andrew Extra-long staple. 170-CO-2.
IX, Rajasthan .					 Ganganagar-1. C. Indore-1. 320 F. Virnar. 134-CO-2. M. Digvijay.
X. Kerala .	•				1. Andrews Extra-long staple. 2. M. C. U. 1.

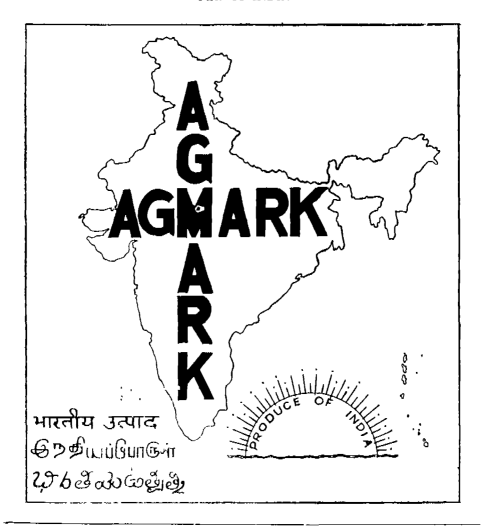
under the direct supervision of the appropriate Government Department.

SCHEDULE III

Grade designation mark for Cotton

(See Rule 4)

MAP OF INDIA



Note:—The Tamil and Telugu words will not occur in the labels in case where commodities are graded to \$ the purpose of export.

[No F. 17-4/62-AM.]

CORRIGENDA

New Delhi, the 18th August 1962

- **S.O.** 2635.—In the notification of the Government of India in the Ministry of Food and Agriculture (Department of Agriculture) No. 17-1/62-AM-VI, dated the 27th of March, 1962, published as SO 1003 on pages 919 to 927 of the Gazette of India, part II, Section 3(ii), dated April, 7, 1962
 - In the footnote of Schedule IV against sign of "‡" marks, for "damage", read "damages";

(2) in the third line of column 4 of Schedule VII, for "fored" read "formed".

[No. F. 17-1/62-AM.]

V. S. NIGAM, Under Secy.

(Department of Agriculture)

(I. C. A. R.)

New Delhi, the 16th August 1962

S.O. 2636.—The Government of Rajasthan having nominated Sarvashri Indu Shekhar Sharma. Joint Director of Agriculture (Headquarters) and Ram Singh, Secretary, Farmers' Forum as members of the Indian Central Oilseeds Committee to represent the State Government and the Oilseeds growers of the State respectively under Sections 4(e) and 4(f) of the Indian Oilseeds Committee Act., 1946 (9 of 1946), the Central Government hereby notifies that the said Sarvashri Indu Shekhar Sharma and Ram Singh shall be members of the Committee for the period ending 31st March 1965.

[No. 8-22/62-Com.II.]

New Delhi, the 17th August 1962

S.O. 2637.—In the regulations made by the Indian Central Oilseeds Committee in exercise of the powers conferred by section 18 of the Indian Oilseeds Committee Act, 1946 (9 of 1946) (hereinafter referred to as the said Regulations) and published with the Notification No. F/40-44/Com./48, dated the 13th August, 1948 of the Ministry of Agriculture, the following amendment which has been made by the Indian Central Oilseeds Committee in exercise of the powers conferred by section 18 of the Indian Oilseeds Committee Act, 1946 (9 of 1946) and with the previous sanction of the Central Government is, in pursuance of section 19 of the said Act, hereby published, for general information:—

In the said Regulations, in regulation 1, for the words "twelve members", the words "fifteen members" shall be substituted.

[No. 8-54/62-Com. II.]

N. K. DUTTA, Under Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS (Directorate General of Shipping)

Bombay, the 13th August 1962

S.O. 2638.—In exercise of the powers conferred by sub-section (2) of section 214 of the Merchant Shipping Act, 1958 (44 of 1958), the Director General of Shipping hereby directs that the return of the facts recorded by the master of an Indian ship in respect of the birth of a child or the death of a person on board the ship shall be delivered or transmitted to the Director General in the form set out in the annexed Schedule.

B. & D. 1 (India)

Govt. of India Seal

RETURN OF BIRTHS AND DEATHS OCCURRING ON BOARD*

IMPORTANT: This form shall be forwarded as early as possible, by air, if necessary, direct to:-

THE DIRECTOR GENERAL OF SHIPPING, COMMERCE HOUSE, CURRIMBHOY ROAD,

BOMBAY-1.

· · · · · · · · · · · · · · · · · · ·			,
Name of Ship	Official Number	Port of Registry	

INSTRUCTIONS TO MASTERS

- (1) A record of every birth of a child or death of a person ON BOARD ship is required to be made by the Master of every Indian ship (excepting a Home-Trade ship of less than 200 tons gross) in the official log book and a return thereof forwarded to the Director General of Shipping.
- (ii) Failure to send a return to the Director General of Shipping, Bombay, renders the Master liable to fine which may extend to one hundred rupees for each offence. [Section 214(2) and 436 of the Merchant Shipping Act, 1958].
- *Note: When the death of a person at sea is assumed by the Master to have taken p'ace because the person in question is reported to be missing, or where a person is killed or drowned as a result of falling of jumping over board, falling from a rope or ladder attached to the ship, or from the ship's gangway, the death should be regarded as having taken place ON BOARD.

						BIR
Date of Birth	Time and place of Birth	Whether still born or born alive	Name (if any) of child	Sex	Name and Surname of Father	Occupation of Father
						DEA
Date of Death	Place of Death	Name and Surname of Deceased	Father's/ Husbana's Name	Sex	Age	Occupation
— <u>,</u> -						· · · · · · · · · · · · · · · · · · ·
- د						Members of Grew
					·	
					Per	rsons who were no
Place of D	eath	Surname of	Husbana's		Per	Occupation Members of Grew

Signature of

Master---

Date-

THS					
Name and Surname of	Maiden name of Mother	Father		Mother	
Mother	or Mother	Nationality (stating Birth place) & Religion	Last place of abode	Nationality (stating Birth place) & Religion	Last place of abode
THS					
Nationality (sta place) & F	iting Birth Seligion	Last Place of abode	Cause of Death	Munner in www.disposed of	thich body was
mombers of the	crew				
BY THE MAS	ľer		<u> </u>		

Additional Pa	irticulars res	specting Ducie	sed Members of th	e Crew to	he suppl	lied (if known).
Hom : Aldress o		of C D.C.	Department (Deck.	ck, P	Particulars of Engage	
Deceased	and	l R ₋ gistration Number	Engine or Saloon)		Date	Place
	· · · · · ·					
Copy of Ent Official Log Boo	ry or Entric	es respecting t Official Recor	he Death appearn d.	ng in the	Narrativ	e vection of the

[No. 7-SL(29)/59.]

NAGENDRA SINGH, Director General of Shipping.

(P. & T. Board)

New Delhi, the 18th August 1962

S.O. 2639.—In pursuance of para (a) of Section III of Rule 434 of Indian Telegraph Rules, 1952, as introduced by S.O. No 627 dated 8th March, 1960, the Director General Posts and Telegraphs, hereby specifies the 1-10-62 as the date on which the Measured Rate System will be introduced in Gwalior Telephone Exchange.

[No. 31/14/62-PHB).].

RAMA KANT,

Director of Telephones(E)

MINISTRY OF WORKS, HOUSING AND SUPPLY (Department of Rehabilitation)

(Office of the Chief Settlement Commissioner)

New Delhi, the 13th August 1962

S.O. 2640.—In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (No. 44 of 1954) the Central Government hereby appoints Shri Krishan Lall Wason as Settlement Officer for the purpose of performing the functions assigned to such officers by or under the said Act with effect from the date he took charge of his office.

[No. 6/11/ARG/62.]

S.O. 2641.—In exercise of the powers conferred by Clause (a) of sub-section (2) of Section 16 of the Displaced Persons (Compensation & Rehabilitation) Act. 1954 (No. 44 of 1954) the Central Government hereby appoints for the Faridabad Township, Shri S. P. Sehgal, Assistant Settlement Officer in the office of the Chief Settlement Commissioner, New Delhi as Managing Officer for the custody, management and disposal of Compensation Pool with effect from the date he took over charge of his office

[No. 8/237/62-ARG.]

New Delhi, the 16th August 1962

S.O. 2642.—In exercise of the powers conferred by Clause (a) of Sub-Section (2) of Section 16 of the Displaced Persons (Compensation and Rehabilitation) Act 1954 (No. 44 of 1954), the Central Govt. hereby appoints, for Sardarnagar Township and Wadaj Colony, Ahmedabad, the officer for the time being holding the post of Administrator, Sardarnagar. Ahmedabad as Managing Officer for the custody, management and disposal of Compensation Pool.

[No. 7(57)ARG/61.]

KANWAR BAHADUR.

Settlement Commissioner (A) & Ex-Officio Dy. Secy.

(Department of Rehabilitation)

(Office of the Chief Settlement Commissioner)

New Delhi, the 14th August 1962

S.O. 2643—Whereas the Central Government is of opinion that it is recessary to acquire the evacuee properties specified in the Schedule hereto annexed in the Union territory of Delhi for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons.

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation Act, 1954/44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires the evacuee properties specified in the Schedule hereto annexed.

THE SCHEDULE

S1. No.	Particulars of	property.	Area	Name of evacuee with rights in the property	Remarks
	Khewat No,	Khasra No.	Big. Bi	s.	
	344 to 347 etc./465 etc.	Village 632/2/2 564/1 1431/2 1476/1/2 1245/2/3 902/3 275/2 1206/3	2 : Chhat 0 I 2 2 8 0 I 0 8 0 I 1 0 8	Imamdin s/o Ibrahim, Baderulsalam self and manager of Miss. Baulsalam ss/o Abdul Karim. Faqiruddin, Bashiruddin ss/o Khuda Bux, Sardar Supedar, Hakimali ss/o Ewaz, Abdulgani Aladia, Rehmatula ss/o Chanda Rehman	

[PAR1	11—
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o.	Particular	s of property	Arca	Name of evacuee with rights in the property	Remarks	
	Khewat No.	Khasra No.	Big. Bis		Remarks	
		568/ 3 1669/ 1 1833/4/1/2 1573/1 1573/2	0 I0 0 I3 0 I2 0 6 0 6	Shakur ss/o Bandu Mst. Rzhimi wd/o Abdul Gafoor Baderulsalam Muftabal Salam, Miss. Bahul Salam Waqaf-Ali-Ul Aulad ss/o Abdul Karim, Rashid s/o Zahoora Abdula s/o Faiz Bux, Mst. Hafizan		
		Total	11 4	wd/o Ishaq, Mohd. Shafi, Rasiq Ahmed ss/o Karam Khan Abdul Mand s/o Zahoora, Nazir alias Bandu, Habib Khan, Hanif, ss/o Wazir Khan Mawasi Sherdin ss/o Mardan, Fateh Mohd. s/o Qadir Bandu s/o Kalwa Aladia Paltoo ss/o Kohria Sookey Samroo Ramzani ss/o Murir Khan Bardu Mohd. Ahmid Kabir Khan Wuuri Rhan Nasir Khan ss/o Jahangira without motgagee evacuee Wazida, Hamida ss/o Munshi, Shadi s/o Wazir mortgagor evacuee, Mangat, Mowasi ss/o Sardar Mohd. Shafi Mohd. Hussam Nasiruddin, Karimuddin Haroo, Abdul Sitar ss/o Karim Bux, Fatan Mayafer ss/o Kalwa mortgagee evacuee Shitab Khan s/o Rustam without mortgagee Gasoona s/o Shadi mortgagee Rasida Mohd. Shafi Mohd. Hussam Nasiruddin, Karimuddin Haroo, Abdul Sitar ss/o Kalwa mortgagee evacuee Shitab Khan s/o Rustam without mortgagee Gasoona s/o Shadi mortgagee evacuee, Badloo s/o Nasar, Nazroo s/o Inavat Mat. Kalo wd/o Kaley Nas a s/o Mukht ar, Khowaja Bux s/o Mukht ar, Khowaja Bux s/o Mukht ar, Khowaja Bux s/o Mehtab Jafer Asgher ss/o Sahib Khan Torawli Ramzam Zaferali ss/o Chhotey Mangat s/o Sohan evacuee mortgagor, Ibrahm s/o Bhuroo Imamuddin Nazer Hussain ss/o Mohd. Uner, Hamid s/o Shehzad, Abdula s/o Wazir, Kaloo, Nabi Bux ss/o Ismail mortgagee evacuee. Majid s/o Shezad Suleman s/o Ismail, mortgagor non-vested in Custodian.		
		1476/1/2	0 2	Abdula Kasim ss/o Shahbaz, Abdulkarım s/o Nanay, Mohd. Khan s/o Juma, Misbaulsalam s/o Abdul Karim Mufiawalislam s/o Abdul Karım evacuce. Nisrat s/o Gomanı shareholder non- evacuce vested in Custodian.		
2.	214, 235 344 to 347 353 to 361		0 18 4 10 2 8 1 18 0 12 0 16 2 0	Imamdın s/o Ibrahim, Baderulsalam; Muftawalıslam ss/o Abdul Karım Shahzad, Abdul Shakcor ss/o Bandhoo Mst. Rahimi wd/o Abdul Gafoor, Baderulsalam, Mutta walıslam, Miswabulıslam, Waqaf Ali-ul-aulad ss/o Abdulkarim	l	

SI. No.	Particulars	of property	Area	Name of evacuee with rights in the property	Remarks
	Khewat No.	Khasra No.	Big. Bis.		
		1205/1/1 568/3 1752/1 250/2 1833/2/6 1669/2 1833/2/2 1331/2 1639/2 936/1	0 19 0 14 0 5 0 16 0 10 1 2 0 16 0 16 0 16 0 16	Rashid s/o Zahoora, Abdula s/o Faizu Mst. Hafizan wd/o Ishaq, Mohd Shafi Rafiq Ahmed ss/o Karam Khan, Abdul Majud s/o Zahoora, Nazir alias Bandu, Habib Khan, Ilanif Khan, ss/o Wazirkhan, Mowasi, Sher Din ss/o Mardan, Fateh Mohd. s/o Qader, Bandoo ss/o Kalwa, Aladia, Paltoo, ss/o Jahangir evacuecutth mortgager. Barida Hamida	
		Total. 661 973/1 Total	0 4 0 3	with mortgagor, Bazida, Hamida ss/o Munshi, Shadı s/o Wazir mortgagor ev. Mangat Mowasi ss/o Sardar, Mohd. Shafi, Mohd Hussain, Nasıruddin, Karimuddin, Haroon, Abdul Sitar, ss/o Karim Bux, Fatan, Muzafer ss/o Kalwa, mortgagec evacuec. Shitak Khan s/o Rustam with mortgagor, Gafoora s/o Shadi evacuec mortgagor, Baderulsalam, Miswaulsalam s/o Abdul Kaiim mortgagee evacuec, Badloo s/o Naser, Nazra s/o Inayat, Mst. Kalo wd/o Kaley, Nasira s/o Mukhtiar, Khoyaja Bux s/o Mehtah, Jafer, Asgher Ali ss/o Sahib Khan Torabali, Ramzani, Zaferali ss/o Chotey Mangat s/o Roshan, Abdula, Qasam ss/o Shahbaz, Abdul Karim s/o Naney, Mohd. Khan s/o Juma, Miswawalsalam s/o Abdul Karim, Muitawalislam s/o Abdul Karim evacuec. Nisrat s/o Gomani, Khuda Bux alias Kalu s/o Umera non-evacuec vested in Custodian.	
3-	369, 398, 252 etc./ 489 etc.	258 1 967/2 854/2 1995/2 1673/1,1 1900/2 906/3/1 1315*1/1 576/1 1046/1 1032/2/1 1128/1 1096/5 1733 3/1	0 18 0 19 0 7 0 9 0 7 0 7 0 6 0 7 0 12 0 5	Fat no s/o Hafizin, Nasron, Mehru, Bedloo ss/o Sukha, Mst. Azizani wd/o Shamsheri Chand Khan, Bhorey Khan ss/o Soadat, Mst. Husini mother Bandu, Faizoo s/o Perwaz, Phool Khan s/o Kalwa, Bhora s/o Kalwa, Noor Khnn s/o Kalwa, Noor Khnn s/o Kalwa, Ko ia & Mohd. ss/o Manphoel, Bandu s/o Amad, Nathwa s/o Majid, Mazafer, Masa ti, Hanud, ss/o Sajkhan, Iwaz s/o Mohd. Hussain s/o Satojan, Rehmatulla Ibrahim, Kar.mulla, ss/o Akram, Shitab Abdul Majid, Bashir ss/o Chhater, Faizbux s/o Abdula, Chhotey s/o Sardar Nasib Khan s/o Dilawar, Rehmet, Kasim s/o Inayat, Hakimali s/o Mardan, Shokat Hussain, Mohabat Hussain s/o Mowasi, Jhaia, Nathi,	

Sl. No.	Particulars	s of property	Area	Name of evacuee with rights in the property	Remarks
	Khewet No.	Khasra No.	Big. Bis.		

Hasan Khan, Alı Mohd. s/o Sharif, Munsil, Mans, Monira ss'o Bheola, Jiwan s'o Ghsita, Mam loo, Bashir Ud lin, Shafi-uddin, Chhotan as o Zaberkhan, Fatch Khan, Rahimali sy'o Ismail, Ishaq Baderulsalam, Karam Khan, ss/o Abdul Hakim, Isa s/o Kehar, Hakim Ali, Karekhan Jagni sa'o Hafizan, Aladia, Ibrahim sa'o Ishaq, Rehman s'o Ilahi Bux, Niader 8'o Shibrati, Chandoo, Rafiuddin 59/0 Shabrati, Liqat s/o Kutey, Mst. Hakıman wd'o Səadat, Shahabuddin s o Dhoma, Kala Moola 95/0 Nizami, Khacheru, Muwasi ss/o Gulsher, Karimbux so Jiwin, Rehman Soneri 85'0 Mardan, Ala Mehai 50 Bashiruddin, Føtch Khan s o Kally, Mowasi, Nooru, Bandu ss o Bhuria, Mehrban, Azizuddin, Noor Ilahi sao Hakimali Zahoora s o Shadi, Sultan, Aminkhan ss o Shamiru, Mst. Bashiran wd o Baja, Alaudin s'o Batan, Taja, Idu ss'o on so reash, 1a), 1au sso Delawar, Munshi so Naher, Kharati, Chlotry sso Mand, Hedayai so Nater, Wali Mehd. so Sandal, Naseruddin alias Khacheru, Hasan Khan, sso Bakhtawar, Balta so Hamide, Al-Dio so Uluider Sarling Ala Dia, 880 Haider, Sardar, Berkhu 85/0 Faizbux, Kutebuddin 9/0 Sajawal, Iwaz s'o Alibux Nawabali 9/0 Shabrati, Ali Gul Mohd. Mohd. 55,0 Nanwa s/o I-aiza, Bhikan, Matsadi, Bandu 55'o Sharif. Dhoda, Kalwa ss/o Sharif Shitabali, Jala, Chhotev, Mohd. Sagd. ss/o Ghasita, Nawab Ali s/o Khere, Paltoo s/o Kanwar, Man Khan s/o Geda, Ramzani s/o Isap, Moola Bux, s/o Kasam, Ala Bux s/o Mirza, Nooruddin, Mozherali ss/o Nazira Ibrahim s/o Bhoola, Imamdin, Nazarhussa n ss/o Mohd. Umer, Hamid s/o Shehzad, Abdula s/o Wazir, Kaloo, Nabi Bux 88 o Ismail, Latif s/o Lakhmira, Sahi-bali s/o Hakimali, Khuda Bux, Nazrek salo Faqira, Alsmehr slo Subedar, Mehrban slo Husina, Khacheru s/o Dhoda, Mohd. Suleman 9/0 Mansa, Rahimuddin s/o Akbar, Mst. Moniran, wd/o Ala bux, Ismail s/o Azimulla, Abdul Razak s/o Banta, Mst. Malo wd/o Juma Bux, Imamuddin s/o Nasru, Bakhtawar s/o

Sl. Particulars of property Area Name of evacues with rights in the property Remarks

Khewat Khasra No. Big. Bis. No.

Khuwaju, Bandu 9/0 Hukmi, Sharafuddin, Nancy ss/o Sajawal, Karimuddin, Rahimuddin ss o Chhaju, Majid s/o Naser, Ali Khan, Alı Sher 89/0 Ibrahim, Chhinga, Manga ss/o Ismail, Janglee s'o Jahangir, Munshi Shafi, Mangat ss/o Solher, Rehman, Chootey ss/o Kalwa, Kutbi, Abdul Aziz Abdul Hafiz ss/o Aladia, Zahoera, Geru ss/o Chhaju, Abdula s/o Aladia, Maqsood s o Kurey, Lakhmir s o Alam, Hafizulla, Munshi, Hodla sa'o Rahimbux Suleman, Nasru, Mohd. Yunus sa'o Rehmat Ulla, Aladia, Malhi 95'0 Sher Khar, Ramzani so Yakub, Iwz, Rashid ,9/0 Rehmatulla, Wali Mohd, 9/0 Sadıq, Shamshuddin s'o Hidayat, Baleruddin, Zabetuddin ss'o Sanwat, Majid s/o Brndhoo, Shoker Uddin s'o Hussaini Nizam s'o Jahangira, Soler s/o Arora, Surja 9/5 Rehmat ulla, Mst. Roshi wd o Rehman, Surjit, Darga, Kharati, Yaman 59/0 Wazida, Renwaz so Chajwa Dewan so Bhundu, Mangu, Mehrbanali ss'o Faqira, Sadiq so Nisira, Budha, s/o Khawaja Bux, Sulian s'o Samiu, Mangar Mawasi ss o Sardari, Mohd. Shafi, Mohd. Hassan, Nasiruddin, Karamuddin, Haron, Abdul Sitar ss o Karim Bux, Kulwa, Fatan s'o Mazater sto Kalwa, Manira & Kebira 89'0 Ali Bux, Bandhu, Ibrahim 88/0 Mohd. Bux, Mst. Wahidan wd/o Ramzani, Bhulan s o Jawahra, Ibrahim s/o Dilawar, Shafi, Abdul Razak ss/o Lalla, Phoolu s/o Jahan, Jabroo s/o Moolabux, Masadi so Banda, Phoolwa, Kalan, Sadiq, Shafi ss/o Sultan, Jaloo s/o Jahan, Ramzani, Noorilahi, Karam Ilahi 89,0 Mardan, Mst. Sahibo wd o Ghisa, Bhandco, Dewan Janglee ss/o Fauji, Hukmi, Aladia, Bhikan ss/o Amir Bux, Abdul Majid, Mohd. Habib, ss/o Rora, Nathu, Majid ss/o Bandoo, Jahangira s/o Husini, Zaiduddin, Sarajuddin, 99/0 Hafizan, Karckhan Faqira ..., Hafizulla Fatan, N s'o Makhdoom, Faqira s/o Sharafuddin. 9/0 Iravat. Noorkhan, Rehmatulla, Sarajuddin 89/0 Kaley, Ala Bux, Latif, Aziz ss/o Bhoola, Mohd. Sayed. Munshi ss/o Hakimali, Umrao s/o Ilaodin Nasibkhan.

Sl No.	Particulars	of property	Атеа	Name of evacuee with rights in the property	Remarks
	Khewat No.	Khasra No.	Big, Bis.		

Muzafer, slo Neula Aladia Khiwani s'o Nanwa, Jaloo s/o Gani, Hafizuddin, Rahimuddin, Alimuddin 98/0 Marey, Zahoora, Risaley 89/0 Achheykhan, Bandhu, Nazib 89/0 Surya Mst. Shitabkhan, wd/eKaloo 8/0 Rahimbux, Wazida, s/o Hafiza, Madara, Bashir-Bandhoo s/o uddin, Rafiuddin 8810 Chhajoo, Kareykhan, Kanwa Sanwat, ss/o Sardar, Noora, Nasib Khan ss/o Sherkhan, Amirkhan s/o Man-Khan, Nooru s/o Dilawar, Ibrahim Таја, 5/0 Shabuddin, Shamsbuddin, Kameruddin, Nooruddin sslo Rustam, Saraj-Sardari, Subedar s/o uddin so Chhajha, Mohd. Sayed, Absayed Mohd, Hasan, Masudulhaq, s'o Amadeayed, Mohd. Zaman s'o Abdulsitar Mohd. Sultana Begum, Sikander Begum, d'o Abdulsitar, Mohd. Sakinabegum wd/o Abdulsitar, Mst. Rehmat IInhi wd o Abdul Razik, Gulamnabi s'o Mohd. Barkatulla, ownership, evacuee.

369 etc.

1810 2 1

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Chhotan s o Mardan, Torabali s'o Gasita, Fauji s'o Mirza, Premsagar, Bishamberdial, Nandkishore, Wajiasagar, Rammurti ss'o Ramchand, Prabu Dayal, Abi Dayal ss'o Bhagwandas, lanki Das, non-evacuec, vested in Custodian.

[No. F. 1(10)/Land & Rent/62.]

New Delhi, the 17th August 1962

S.O. 2644.—Whereas the Central Government is of opinion that it is necessary to acquire the evacuee properties specified in the Schedule hereto annexed, in the State of Punjab for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule hereto annexed.

	THE SCHEDULE.					
S. No.	Particulars of the Property	Name of the town and locality/village in which the property is situated.	Name of the Evacues Ow- ner.			
I	2	3	4			
1.	Land bearing Kh. No. 62(3 Kanals/ 4 Marlas)	Kaithiali Teh. Pathankot Distt. Gurdaspur.	Manzil Hussain etc.			
2.	Kh. No. 63 (88 Kanals 9 Marias)	do.	do.			

[No. 3(49)/L&R/62.]

M. J. SRIVASTAVA, Settlement Commissioner and Ex-Officio Under Secy.

(Dapartment of Rehabilitation) (Office of the Regional Settlement Commissioner)

ORDER

Bombay, the 16th August 1962

S.O. 2645.—In exercise of the powers conferred upon me by sub-section (3) of Section 34 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954, I, J. S. Bajaj, Regional Settlement Commissioner, Bombay, hereby delegate my powers of the Settlement Commissioner for hearing and deciding appeals, which are entertainable by me under Section 22 of the said Act, to Shri Jamiatrai Gobindram. Assistant Settlement Commissioner.

[No. F. 29/(2)/ADMN/38653/62.7

J. S. BAJAJ, Regional Settlement Commissioner, Bombay.

MINISTRY OF HEALTH

New Delhi, the 14th August 1962

S.O. 2646.—In exercise of the powers conferred by sub-section (i) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government, after consultation with the Medical Council of India, hereby directs that the Medical qualification Doctor of Medicine granted by the University of Hamburg, Germany shall be a recognised medical qualification for the purposes of this Act.

[No. F.16-8/61-MI.]

New Delhi, the 18th August 1962

S.O. 2647.—In exercise of the powers conferred by sub-section (4) of section 13 of the Indian Medical Council Act. 1956 (102 of 1956), the Central Government, after consulting the Medical Council of India, hereby makes the following amendment in Part II of the Third Schedule to the said Act, namely:—

In the said Part of the Third Schedule, after the entry "Licentiate of the Medical Faculty, East Pakistan....L.M.F. (East Pakistan)", the following entries shall be inserted, namely:—

"M.D. (Western Reserve University, Cleveland, Ohio, U.S.A.).

"M.D. (Royal Hungarian University of Sciences of Peter Pazmany, Budapest. Hungary)."

[No. F.17-7/61-MI.]

ORDERS

New Delhi, the 14th August 1962

S.O. 2648.—Whereas, the Government of India in the Ministry of Health has, by notification No. 16-8/61-MI, dated the 14 August, 1962, made in exercise of the powers conferred by sub-section (i) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), recognised the medical qualification "Doctor of Medicine" granted by the University of Hamburg, Germany for the purposes of the said Act;

Now, therefore, in exercise of the powers conferred by the proviso to subsection (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956) the Central Government hereby specifies the period of two years with effect from the date of this Order or so long as Dr. George Kurt Bergter, who possesses the said qualification, continues to work in the German Social Centre, Rourkela (Orissa), to which he is attached for the time being for the purposes of teaching, research or charitable work, whichever is shorter, as the period to which the medical practice of the said Dr. George Kurt Bergter shall be limited.

[No. F.16-8/61-MI.1

S.O. 2649.—Whereas, the Government of India in the Ministry of Health has, by notification No. 16-14/59-MI, dated the 30th March, 1960, made in exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), recognised the medical qualification "M.D." granted by the Baylor University, United States of America for the purposes of the said Act;

Now, therefore, in exercise of the powers conferred by the proviso to subsection (1) of section 14 the Indian Medical Council Act, 1956 (102 of 1956) the Central Government hereby specifies the period of two years with effect from the date of this Order or so long as Dr. R. G. Burrows, who possesses the said qualification, continues to work in the Makunda Leprosy Colony (Cachar). Assam, to which he is attached for the time being for the purposes of teaching, research or charitable work, whichever is shorter, as the period to which the medical practice of the said Dr. R. G. Burrows shall be limited.

[No. F.16-18/62-MI.]

S.O. 2650.—Whereas the Government of India in the Ministry of Health has, by notification No. F.5-14/58-MI, dated the 25th March, 1960, made in exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), recognised the medical qualification M. D. granted by the Universite Catholique de Louvain, Belgium, for the purposes of the said Act;

Now, therefore, in exercise of the powers conferred by the proviso to subsection (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956) the Central Government hereby specifies the period of two years with effect from the date of this Order or so long as Dr. Ampe Agnes Marguerite, a Belgian, who possesses the said qualification, continues to work in the St. Joseph's Hospital, Pandiya Nagar, Dindigul, S. India, to which she is attached for the time being for the purposes of teaching, research or charitable work, whichever is shorter, as the period to which the medical practice of the said Dr. Ampes Agnes Marguerite shall be limited.

[No. F. 16-22/62-MI.]

8.0. 2651.—Whereas the Government of India in the Ministry of Health has, by notification No. 17-43/59-MI, dated the 9th January, 1961, made in exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), recognised the medical qualification "M.D." granted by the University of Illinois—United States of America for the purposes of the said Act;

Now, therefore, in exercise of the powers conferred by the proviso to subsection (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956) the Central Government hereby specifies the period of two years with effect from the date of this Order or so long as Dr. Lols H. Visscher, who possesses the said qualification, continues to work in the Memorial Hospital, Fatehgarh (Uttar Pradesh), to which she is attached for the time being for the purposes of teaching, research or charitable work, whichever is shorter, as the period to which the medical practice of the said Dr. Lois H. Visscher shall be limited.

S.O. 2652.—Whereas the Government of India in the Ministry of Health, has, by notification No. F. 16-19/59-MI, dated the 1st April, 1960, made in exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), recognised the medical qualification "M. D." granted by the University of California for the purposes of the said Act;

Now, therefore, in exercise of the powers conferred by the provise to subsection (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956) the Central Government hereby specifies the period of two years with effect from the date of this Order or so long as Dr. Sarah E. Kirkman Neech, who possesses the said qualification, continues to work in the Bible Churchmen's Missionery Society, Mission Hospital, p.o. Kachhwa District Mirzapur, U.P. to which she is attached for the time being for the purposes of teaching, research or charitable work, whichever is shorter, as the period to which the medical practice of the said Dr. Sarah E. Kirkman Neech shall be limited.

[No. F.16-27/62-MI.]

B. B. L. BHARADWAJ, Under Secy.

MINISTRY OF SCIENTIFIC RESEARCH & CULTURAL AFFAIRS

ARCHAEOLOGY

New Delhi, the 14th August 1962

S.O. 2653.—Whereas by notification of the Government of India in the Ministry of Scientific Research and Cultural Affairs No. F. 4-4/62-C.1, dated 5th April, 1962, published in Part II, Section 3, Sub-section (ii) of the Gazette of India, dated 14th April, 1962, the Central Government gave notice of its intention to declare the archaeological monument specified in the schedule below to be of national importance.

And whereas no objections have been received to the making of such declaration.

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act 1958 (24 of 1958) the Central Government hereby declares the said oncient monument to be of national importance.

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[PART II-

[No. F. 4-4/62-C.1.]

					Schr	DULE		· · · · · · · · · · · · · · · · · · ·		
State	District	Sub- Division	Locality	Name of Monument	Revenue plot numbers to be included under protection	Area		Boundaries	Ownership	Remarks
Cr ⁱ ssa	Puri	Sadar	Chourasi	Varahi temple.	Whole of Survey plot numbers 311 and 312		East :	Survey plot Nos. 244 and 246. Survey plot Nos. 2. 313, 314, 310 and 3 Survey plot Nos. 3 and 324. Survey plot No. 243.	22.	The temple is not under regular worship.

New Delhi, the 17th August 1962

S.O. 2654.—Whereas the Central Government is of opinion that ancient monument specified in the schedule attached hereto is of national importance.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby gives notice of its intention to declare the said ancient monument to be of national importance.

Any objection made within two months after the issue of this notification by any person interested in the said ancient monument will be considered by the Central Government.

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					SCHEDULE				
State	District	Tahsil/ Tahuk	Locality	Name of Monument	Revenue plot num- bers to be includ- ed under protection	Area	Boundaries	Cwneiship	Remarks
I	2	3	4	5	6	7	8	9	10
Kerala	7 Trivan- drum.	Trivan- drum.	Tinıva- Ham.	Temples of Parasurama, Brahma, Siva and Matsya together with adjacent land comprised in survey plot numbers 44/1B.	numbers 44/1A and 44/1B.	t acres.	North: Survey plot Nos. 44/3 and 44/16. East: Survey plot Nos. 44/1 and 44/2. South: Survey plot Nos. 43/12-footpath. West: Survey plot No. 44/16-footpath.	•	Under worship.

[No, F. 4-1/62-C.1.]

New Delhi, the 17th August 1962

S.O. 2655.—Whereas the Central Government is of opinion that ancient monument specified in the schedule attached hereto is of national importance;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby gives notice of its intention to declare the said ancient monument to be of national importance.

Any objection made within two months after the issue of this notification by any person interested in the said ancient monument will be considered by the Central Government.

State		District	Sub- division	Locality	Name of monument	Revenue plot num- bers to be included under protection	Area	Boundaries	Ownership	Remarks
1		2	3	4	5	6	7	8	9	10
Vest Bengal	-	Burdwan	Sadar	Deulia	Jain brick temple known as Sat-Deul together with adja- cent land comprised in survey plot Nos. 3134, 3135, 3151, 3154, 3155, 3156, 3156/3744 and 3157.	Whole of survey plot Nos. 3134, 3135, 3151, 3154, 3155, 3156, 3156/3744 and 3157.	4-14 acres.	North: Survey Plot Nos. 3133, 31 and 3165. East: Survey Plot No. 3165. South: Survey Plot No. 3163. West: Survey Plot Nos. 3136, 31 3147, 3150, 3153, 3158 and 3159.	: :46, 3152,	Not in religious use.

S. J. NARSIAN, Assistant Educational Adviser.

[No. F. 4-6/62-C.1.]

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 13th August 1962

8.0. 2656.—In exercise of the powers conferred by sub-section (2) of section 26 of the Minimum Wages Act, 1948 (11 of 1948), the Central Government hereby directs that for a period of three years from the date of issue of this notification, the provisions of sub-section (3) of section 18 of the said Act in so far as it relates to the issue of wage slips shall not apply to the employees of the M.E.S. and the military farms, who are on time scales of pay approved by the Central Government and are employed in any scheduled employment.

[No. LWI-I-8(1)/61.] K. D. HAJELA, Under Secy.

New Delhi, the 14th August 1962

S.O. 2657.— In exercise of the powers conferred by section 73-F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts the factories situate in the areas in the State of Orissa mentioned in the Schedule appended to this notification, from payment of employer's special contribution leviable under Chapter V-A of the said Act till the enforcement of the provisions of Chapter V of that Act in those areas.

SCHEDULE

S. No.	Name of Dis	strict	Name of the area	Name of the factory
1	2		3	4
I	Balangir	. ,	Balangir	 Transport Workshop, Balangir. General Electrical Division, Balangir.
			Titlagarh	Vishanji and Bros., P.O. Titlagarh.
2	Cuttack .		Kendrapara	M/s Hindustan Construction Co. Ltd., Mahanadi Bridge Division Workshop, Kendrapara, Cuttack.
3	Puri		Bhubaneswar Kharbela Nagar.	Saranjam Karayalaya, Kharbela Nagar, Bhubaneswar.
			Bhubaneswar Road.	M/s Orissa Concrete Products Ltd., Bhu- baneswar Road, Bhubaneswar.
4	Sambalpur .		Sambalpur	 Sivakali Oil and Flour Mills Khetrajpur, Sambalpur. Kumar Corporation, Farm Road, Sambalpur. State Transport Workshop, Sambalpur.
			Bamra	Ganga Traders and Industries, P.O. Bamra.

[No. F. 6(31)/62--HI]

P. R. NAYAR, Under Secy.

New Delhi, the 17th August 1962

S.O. 2658.—In exercise of the powers conferred by section 4 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby makes the following further amendments in the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 508 dated the 8th February, 1962, published in the Gazette of India Part II, Section 3, Sub-Section (ii) dated the 17th February, 1962 namely:—

In the Table annexed to the said notification, under column 2, against serial No. 2, for the words 'Conciliation Officer, Rohtak, the words 'Conciliation Officer, Bhiwani' shall be substituted.

[No. 22/15/62-LRII.]

S.O. 2659.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the matter of an application under Section 33A. of the said Act, from Shri Jadu Singh, Loading and Depot Chaprasi, Ashakuty/Phularitand Colliery, P.O. Katragarh (Dhanbad).

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL. DHANBAD.

Application No. 101 of 1960 arising out of Ref. No. 27 of 1960.

Shri Jadu Singh, Loading and Depot Chaprasi—Applicant (Complainant) Versus

The Agent, Ashakuty/Phularitand Colliery, P.O. Katragarh (Dhanbad-Opposite Party.

Re: Complaint under section 33A of the Industrial Disputes Act, 1947 (Act XIV of 1947).

Present:

Shri Salim M. Merchant, Presiding Officer.

For the Applicant.—Shri Lalit Barman.

For the Opposite Party.-Shri S. S. Mukherjee, Advocate with Shri M. R. Banerjee, Agent of the Ashakuty/Phularitand Colliery.

State: —Bihar.

INDUSTRY: -Coal Mining.

Dated: Bombay (Camp), 7th August 1962.

AWARD

This application, purporting to be under section 33A of the Industrial Disputes Act, 1947, was filed on 23rd December, 1960 and is directed against the order of discharge from service dated 4th September 1960 passed by the opposite party against the applicant. The applicant, Shri Jadu Singh, was employed as a loading and depot chaprasi in the Ashakuty/Phularitand Colliery and he claims that he had put in 16/17 years' service. The company's notice of 4th September 1960, (Annexure I to the application), by which the applicant was dismissed from service, stated that in spite of repeated charge-sheets and warning letters the applicant did not improve and that due to his negligence the company had suffered huge losses by way of under charges, overloading charges, demurrages and bad loading, and that, therefore, the company had lost confidence in him. Considering all this he was given 30 days' notice and informed that his services would not be required from 5th October 1960. The applicant in his complaint has stated that the allegations in this notice were false and without foundation as the applicant the allegations in this notice were false and without foundation as the applicant was in no way responsible for any loss by way of under-charges, overcharges, demurrages and bad loading as he was a chaptasi and there was no negligence of any kind in his normal duties; that there was no valid ground for the opposite party losing confidence in him and that the management's plea was mala fide and made out of bad faith; that the applicant had been dismissed because the company had adopted the policy of getting rid of its old employees; that the action of the management was influenced by extraneous considerations; that none of the charges levelled against the applicant had been substantiated at an independent enquiry and, for this reason also the termination of his service was illegal and unjustified and, he, therefore claimed to be reinstated in service with full back wages,

- 2. The application has been filed on the footing that the applicant was a workman concerned in the industrial dispute in Reference No. 27 of 1960 and his dismissal was illegal as it was in violation of the provisions of section 33 of the Industrial Disputes Act, 1947, inasmuch as the opposite party had not either taken the permission or approval to his dismissal from this Tribunal as required by section 33, his dismissal having taken place during the pendency of the proceedings of Reference No. 27 of 1960 before this Tribunal.
- 3. The opposite party in its written statement in reply dated 27th March 1961 has raised certain legal objection against the maintainability of the complaint.
- 4. It has firstly urged that this application is not maintainable as Reference No. 27 of 1960 had not arisen out of any industrial dispute but was a reference made by Government under section 36A of the Industrial Disputes Act, 1947 (hereinafter referred to as the Act) for removal of doubts and difficulties felt by the Central Government as to what should be the proper categorisation under

the Majumdar Award of a category of workmen known as "traffics". This contention had earlier come in for consideration by this Tribunal—both by the late Shri Palit and myself, and we both held that the pendency of proceedings in Reference No. 27 of 1960 were such proceedings as were contemplated by section 33 of the Act and that, therefore, the dismissal of a workman concerned in the proceedings under a reference under section 36A during the pendency of those proceedings also required the permission or approval of the Tribunal, under section 33A of the Act. For the same reasons as stated by me in my Award, dated 20th October, 1961, in Application No. 99 of 1960, I reject the first contention of the management.

- 5. It is, however, next urged that even assuming that the proceedings in Reference No. 27 of 1960 were such proceedings as are contemplated by section 33 of the Act, this application was not maintainable, as the opposite party was not a workman concerned in Reference No. 27 of 1960, and, therefore, there has been no violation of Section 33 of the Act,—although out of abundant caution the opposite party had, in fact, filed an application under section 33(2)(b) of the Industrial Disputes Act, 1947, for the approval of the Tribunal to its action in dismissing the opposite party, being application No. 29 of 1960, which was disposed of by this Tribunal on the ground that it had become functus officio to hear that application on the conclusion of the pendency of Reference No. 27 of 1960 on the expiry of 30 days after publication of the decision in Reference No. 27 of 1960.
- 6. Shri S. S. Mukherjee, the learned Advocate for the opposite party, in support of this legal contention has relied upon the judgment of the Division Bench of the Patna High Court in the case of Khagesh Sarkar and Others—Petitioners v/s Tatanagar Foundry Co. Ltd., Jamshedpur and others, Respondents [1961 A.I.R. (Patna) p. 420], where their Lordships (Shri V. Ramaswami C. J. and R. K. Choudhury J.) have laid down that the question whether a workman is concerned in a dispute under adjudication is a mixed question of law and fact, and it is not possible to lay down any specific and particular test or rule of law or formula for determining whether a particular workman is concerned in a dispute within the meaning of section 33 of the Act or not. The question in each case would have to be determined on the particular facts of that case. Their Lordships then proceeded to observe:—
 - "The principles applicable to come to a decision in this respect, however, are in my opinion to find out the nature of the dispute under adjudication, the effect of its decision on the rest of the workmen and the nature of the representation of workmen in the dispute."

Their Lordships further held that the dispute must be such in which a principle applicable to the workman in general was involved.

- 7. I have, therefore, to see whether on these principles it can be held that the complainant was workman concerned in Reference No. 27 of 1960.
- 8. Reference No. 27 of 1960, as I have stated earlier, was a reference made by the Government under section 36A of the Act which provides as follows:—
 - 36A (1) "If in the opinion of the Central Government any difficulty or doubt arises as to the interpretation of any provision of any award or settlement it may refer the question to such Labour Court, Tribunal or National Tribunal as it may think fit.
 - (2) The Labour Court, Tribunal, National Tribunal to which such question is referred shall after giving the parties an opportunity of being heard decide such question and its decision shall be final and binding on all such parties."

Now, the question over which doubt and difficulty had arisen was the question as to the proper categorisation, of a category of employees known as "Traffics", under the directions of the Award of the "All India Industrial Tribunal" (Colliery Disputes), (popularly known after its Chairman as the Majumdar Award), as modified by the decision of the Labour Appellate Tribunal, and this was the question referred by Government to the Industrial Tribunal, Dhanbad, under section 36A of the Act.

8. It is admitted that there were no employees of the category of "traffics" in this colliery, though this colliery and its employees were parties to the industry-wise dispute covered by the Majumdar Award and also under Reference No. 27 of 1960. The contention urged by Shri S. S. Mukherjee, the learned Advocate for the opposite party, is that the applicant Jadu Singh cannot be legally considered to be a workman concerned in Reference No. 27 of 1960, under the provisions of section 33 of the Industrial Disputes Act, 1947, as he cannot be considered to be

concerned in the question involved in Reference No. 27 of 1960 as by its very nature that dispute was confined to a category of employees called "Traffics", of which category in fact there were no employees in this colliery. Shri Mukherjee has next argued that there would be no effect adverse or otherwise on the applicant—Jadu Singh—who was a loading and depot chaptasi by the determination of the proper category for "Traffics", particularly when there was no workman of that category in this colliery and that even the nature of the representation of the workmen of this colliery in Reference No. 27 of 1960 did not justify treating the applicant as being a workman concerned in Reference No. 27 of 1960.

- 9. I am satisfied that the applicant Jadu Singh cannot be considered to be a workman concerned in Reference No. 27 of 1960, as he does not fulfil any of the tests of the principles laid down by their Lordships of the Patna High Court in the case of the Tata Nagar Foundry (1961 A.I.R. Patna p. 420). I am satisfied that neither by the nature of the dispute in Reference No. 27 of 1960, nor the effect of its decision on the rest of the workmen nor the nature of the representation of the workmen in Reference No. 27 of 1960, can it be said that Jadu Singh was a workman concerned in that reference under the provisions of section 33 of the Act. In my opinion, the nature of the dispute under Reference No. 27 of 1960, also was not such as would ordinarily affect the interest of the rest of the workmen or in which any principle applicable to the workmen in general was involved.
- 10. I, therefore, hold that Jadu Singh was not a workman concerned in reference No. 27 of 1960 and there has, therefore, been no violation of section 33 of the Act by the opposite party in terminating his services during the pendency of that reference.
- 11. In the result, it must be held that this complaint is not maintainable and as such it must stand dismissed.
- 12. I may, however, make it clear that I must not be deemed to have expressed any opinion on the merits of the complaint regarding the legality or justification of the dismissal of the applicant from service.

No order as to costs.

SALIM M. MERCHANT,
Presiding Officer,
Central Government Industrial Tribunal, Dhanbad.
[No. 8/32/62-LRII.]

S.O. 2660.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Delhi, in the industrial dispute between the employers in relation to M/s. Duduwala and Co., Bhilwara and their workmen.

BEFORE THE CENTRAL GOVT. INDUSTRIAL TRIBUNAL DELHI, CAMP

PRESENT

Shri P. D. Vyas, Central Govt. Industrial Tribunal, Delhi, Camp Ajmer.

1st August, 1962.

REFERENCE I.D. No. 189 OF 1961

BETWEEN:

The employers in relation to M/s. Duduwala and Company, Bhilwara,

AND

Their workmen, as represented by the Khan Mazdoor Congress, Bhilwara. No appearance on either side.

AWARD

In exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947, the Central Government referred an industrial dispute existing between M/s. Duduwala & Company, Bhilwara and their workmen, for adjudication to the Industrial Tribunal, Delhi by order No. S.O. 23/29/60-LRII dated the 29th May, 1961. The dispute relates to the matter specified in the Schedule annexed to the order.

SCHEDULE

Whether the workmen employed at the mines of Duduwala and Company, Bhilwara, are entitled to bonus for the years 1956-57, 1957-58 and 1958-59 (Diwali to Diwali) and, if so, at what rate?

- 2. On behalf of the workmen the Secretary, Khan Mazdoor Congress, Bhilwara has filed the statement of claim. On behalf of the management in answer to the notice issued for filing the written statement it was stated that M/s. Duduwala & Company is under the management of Receivers appointed by the High Court of West Bengal, Calcutta and the account books of the Company are lying at Calcutta for auditing and for the preparation of Balance-Sheets and Profit and Loss Accounts. On these grounds the management asked for a long adjournment to file its written statement and further extension was given from time to time for this purpose. Ultimately the written-statement dated 29-11-1961 was received from the joint Receivers of the Company. The Receivers contended inter alia that the years under reference are the years of losses and moreover the reference is bad as no such party as M/s. Duduwala & Company existed at the date of reference, nor does it exist since thereafter. It was a partnership firm and one of the partners having died on 17-1-1957, the firm was dissolved and in the course of the subsequent litigation between the heirs of the deceased partner and the surviving partner the High Court of Judicature of West Bengal at Calcutta appointed an Official Receiver who continued upto 30-9-1960 whereafter joint Receivers were appointed by the same High Court. These joint Receivers are holding the assets of the dissolved firm and the reference could not be made against the dissolved firm. Moreover no such proceedings could commence or continue against the Receivers without the prior sanction of the High Court of Judicature of West Bengal and on such sanction only the joint Receivers could be made the parties to the proceedings
- 3. It appears from the papers filed along with the written statement that the firm was dissolved long before the date of the instant reference and it is doubtful if the reference could be made as it stands as against a firm which was dissolved and no longer existing. Moreover on the appointment of the Receivers in order to commence or continue any proceedings against them, previous sanction of the Calcutta High Court will be necessary. In this connection the Secretary of the Khan Mazdoor Congress who represented the workmen filed the statement dated 15-1-62 saying that he was going to take up the matter before the Calcutta High Court and he may be given some time for this purpose. Since thereafter though several notices were issued to him, there has been no response from the Union's side as to whether any orders were obtained from the Calcutta High Court and whether they are taking any steps to implead the joint Receivers as parties to the reference. The last such notice to the workmen as represented by the Khan Mazdoor Congress, Bhilwara was made returnable on 4-7-1962 in order to inform this Tribunal as to what had happened in the Calcutta High Court and how the matter was to be further proceeded with. There was however no appearance on behalf of the workmen on that date. To give them one more chance and the parties being of Bhilwara which is near Ajmer, we fixed up the matter at Ajmer on 1-8-1962 as about that time some of the Rajasthan matters were to be heard at Ajmer. On this date, namely 1-8-1962, also there has been no appearance on behalf of the workmen. This indicates that the representatives of the workmen are not serious enough to proceed with the matter with due diligence and care and especially when we find that at the date of the reference the firm was already dissolved and no proceeding could commence or continue against the Receivers appointed without the previous sanction of the Calcutta High Court, it is no use to keep this old reference pending. In the circumstances of the case the reference

(Three pages)

1st August, 1962.

Sd/- P. D. Vyas, Central Govt. Industrial Tribunal: Delhi, Camp Ajmer.

INo. 23/29/60-LRII.)

A. L. HANDA, Under Secy.

New Delhi, the 20th August 1962

- S.O. 2661.—In exercise of the powers conferred by section 4 of the Mica Mines Labour Welfare Fund Act, 1946 (22 of 1946), read with sub-rule (2) of rule 3 of the Mica Mines Labour Welfare Fund Rules, 1948, and in supersession of the notification of the Government of India in the Ministry of Labour and Employment No. 1979, dated the 17th September, 1958, the Central Government hereby constitutes the Advisory Committee for the State of Andhra Pradesh consisting of the following members, namely:—
 - Collector of Nellore.

2. Shri N. Chandra Sekhara Reddy, Chairman, Zilla Parishad, Nellore,

3. Shri S. Vemayya, M.L.A.

- 4. Regional Labour Commissioner. Central) Visakhapatnam.
- 5. Shri Palepu Dasaratharama Reddi. \ 6. Shri D. J. Reddy.
- Shri P. C. Reddy.
 Shrimati Chandragiri Kanthamma.

Chairman.

Member.

Representative of the State Legislative Assembly.

Representative of the Central

Representative of the mica mine owners of Andhra Pradesh.

Representatives of the workmen employed in the mica mining industry of Andhra Pradesh.

2. The Central Government further appoints Shri N. Chandra Sekhara Reddy as Vice-Chairman of the Advisory Committee. [No. 23(3)61-MIII.]

S.O. 2662.—In exercise of the powers conferred by section 4 of the Mica Mines Labour Welfare Fund Act, 1946 (22 of 1946), read with sub-rule (2) of rule 3 of the Mica Mines Labour Welfare Fund Rules, 1948, the Central Government hereby appoints Shri M. V. Rajagopal, Collector of Nellore, as a member of the Mica Mines Labour Welfare Fund Advisory Committee for the State of Andhra Pradesh vice Shri S. R. Sankaran, and directs that the following further amendment shall be made in the notification of the Government of India in the Ministry of Labour and Employment, No. S.O. 1979, dated the 17th September, 1958, namely:—

In the said notification, for entry (1), the following entry shall be substituted, namely:-

"(1) Shri M V. Rajagopal, Collector of Nellore—Chairman."

[No. 24(23)62-MIII.]

S.O. 2663.—In exercise of the powers conferred by sub-section (1) of section 5 of the Mines Act, 1952 (35 of 1952), the Central Government hereby appoints Shri Krishnadeo Narain Sinha, Assistant Welfare Inspector, Mica Mines Labour Welfare Fund Bihar, to be an Inspector of Mines subordinate to the Chief Inspector of Mines.

INo. 26(22)62-MIII.)

R. C. SAKSENA, Under Secy.

ORDERS

New Delhi, the 18th August 1962

S.O. 2664.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Indian Bank Limited, Calcutta, and their workmen in respect of the matter specified in the Schedule hereto annexed:

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Calcutta, constituted under section 7A of the said Act.

SCHEDULE

Whether having regard to the provisions in paragraph 530 of the award of the All India Industrial Tribunal (Bank Disputes) as modified by the decision of the Labour Appellate Tribunal in the manner referred to in section 3 of the Industrial Disputes (Banking Companies) Decision Act, 1955 (41 of 1955), the management of the Indian Bank Limited, Calcutta, was justified in refusing to consider Shri Babooram Singh, Jamedar, for promotion as a clerk and, if not, to what relief is he entitled?

[No. 51(27)/62-LRIV.]

New Delhi, the 20th August 1962

S.O. 2665.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Punjab National Bank Limited, and their workmen in respect of the matter specified in the Schedule hereto annexed:

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Delhi, constituted under section 7A of the said Act.

SCHEDULE

Whether the action of the Punjab National Bank Limited in overlooking the claims of Shri Mohanlal Sethi, peon employed in the Sriganganagar Branch of the Bank in the matter of appointment as Cash Peon-cum-Daftry with effect from the 15th March, 1962, in the said Branch is justified and, if not, to what relief is he entitled?

[No. 51(34)/62-LRIV.]

G. JAGANNATHAN, Under Secy.